

CHAIN OF TITLE GUARANTEE SCHEDULE A

Guarantee No.: 611089015

Reference: APN 202506-9042-02, Sammamish, WA 98074

Total Liability Limited to:

Fee: \$111.00

Tax: \$10.55

A. Assured:

King County Water and Land Resources Division

B. The land described in this Guarantee is described as follows:

See attached

C. At your request, the period of time searched is as follows:

Beginning Date: September 10, 1890

Ending Date: December 2, 2014

This Guarantee is not a commitment nor an obligation by the Company to issue any policy or policies of title insurance insuring said land, and is not to be used as a basis for closing any transaction affecting title to said property. The Company's liability shall be limited to the amount paid for this Guarantee.

SCHEDULE A (continued)

Guarantee No.: 611089015

Page 2

LEGAL DECRIPTION

The southeasterly 96.00 feet of the northwesterly 200 feet of the second class shorelands adjoining that portion of Government Lot 2, Section 20, Township 25 North, Range 6 East, W.M., in King County,

Washington, described as follows:

Beginning at the northeast corner of said Government Lot:

Thence south along the east line thereof, 569.64 feet;

Thence west 221.58 feet;

Thence southwesterly at right angles to the right of way of the Northern Pacific Railway Company, (formerly the Seattle & International Railway) 15.3 feet to the northeasterly line of said right of way;

Thence northwesterly along said northeasterly line to the north line of said Government Lot;

Thence east along said north line to the point of beginning;

Except county road;

And Except portion, if any, in said railroad right of way.

Situate in the county of king, state of Washington

SCHEDULE B

Guarantee No.: 611089015

Page 3

The Instruments recorded during the period of time searched are:

1. PATENT

Grantor: The United States of America

Grantee: Alfred Palmberg Recorded: September 10, 1890

Recording No.: 64308

2. DEED

Grantor: State of Washington

Grantee: Alfred Palmberg, Maude Palmberg, Annie

Stangroom, Bessie Zengel, Gertie

Gorman, and Bert Stares

Recorded: March 15, 1940

Recording No.: 3090903

3. REFEREE'S DEED

Grantor: Charles W. Bovee, Referee

Grantee: J. A. Earley Recorded: June 17, 1949

Recording No.: 3911320

4. REAL ESTATE CONTRACT

Grantor: Rose A. Earley, a widow

Grantee: William F. Hughes and Betty M. Hughes,

his wife

Recorded: April 19, 1962

Recording No.: 5415002

STATUTORY WARRANTY DEED

Grantor: Rose A. Earley, a widow

Grantee: William F. Hughes and Betty M. Hughes,

his wife

Recorded: July 12, 1976 Recording No.: 7607120476

SCHEDULE B

Guarantee No.: 611089015

Page 4

REAL ESTATE CONTRACT

Grantor: William F. Hughes and Betty M. Hughes,

his wife

Grantee: Robert G. Nelson and Mary Beth Nelson,

his wife

Recorded: June 17, 1977 Recording No.: 7706170837

7. WARRANTY PARTIAL FULFILLMENT DEED

Grantor: William F. Hughes and Betty M. Hughes,

his wife

Grantee: Robert G. Nelson and Mary Beth Nelson,

his wife

Recorded: October 12, 1977 Recording No.: 7710120289

8. STATUTORY WARRANTY DEED

Grantor: Robert G. Nelson and Mary Beth Nelson,

husband and wife

Grantee: Michael Joseph Pizzo, a single person

and James Richard Pizzo and Evelyn

Mary Pizzo, husband and wife

Recorded: November 17, 1998

Recording No.: 9811170889

9. QUIT CLAIM DEED

Grantor: J Richard Pizzo and Evelyn M Pizzo

Grantee: J Richard Pizzo and Evelyn M. Pizzo,

Trustees, or their successors in trust, under the Pizzo Living Trust, dated April 18, 2001, and any amendments thereto

Recorded: May 4, 2001

Recording No.: 20010504000004

SCHEDULE B

Guarantee No.: 611089015

Page 5

10. QUIT CLAIM DEED

Grantor: Kathryn A. Pizzo, wife of Michael Joseph

Pizzo

Grantee: Michael Joseph Pizzo, a married man as

his separate estate

Recorded: February 28, 2003 Recording No.: 20030228001762

11. QUIT CLAIM DEED

Grantor: Michael Joseph Pizzo, as his separate

estate and J. Richard Pizzo and Evelyn M. Pizzo, Trustees, or their successors in trust, under the Pizzo Living Trust, dated April 18, 2001, and any amendments

thereto

Grantee: Michael Joseph Pizzo, as his separate

estate and J. Richard Pizzo and Evelyn

M. Pizzo, husband and wife

Recorded: February 28, 2003 Recording No.: 20030228001763

12. STATUTORY WARRANTY DEED

Grantor: Michael Joseph Pizzo and Kathryn Pizzo,

husband and wife and J. Richard Pizzo,

also appearing of record as James

Richard Pizzo and Evelyn M. Pizzo, also appearing of record as Evelyn Mary

Pizzo, husband and wife

Grantee: Michael Glover and Allizon Glover,

husband and wife

Recorded: November 16, 2012 Recording No.: 20121116002252

END OF GUARANTEE

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Mar 15 1940 Feb 27 1940 #395.25 State of Washington

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to Alfred Palmberg, Maude Falmberg, Annie Stangroom, Bessie Zengel, Gertie Corman, and Bert Stares In g b s cy to sp h anda, the folg des shore lands of the second class, as defined by chapter 255 of the second laws of 1927

3090903

39/90904

All shore lands of the second class owned by the st ofwn, sit in front of, adjacent to or abutting upon the folg des uplands; in front of all of lot 2, sec 20 twp 25 n r 6 e w m except the folg des tt;

beg at a pt onthe east li ofsd let 2,569.64 ft so of the ne cor thereof; th west 221.58 ft; th swly at right angles to the menter li of the Northern Pacific Railway 15.3 ft to the ely margin of the right ofway ofsd ry; th sely al sd right ofway 240.04 ft; th east 87 ft to the east li ofsd lot 2; th no 200 ft to sd pob

the above portns ofsd lot2, not thus excepted, have a frontage of 15.81 lineal chains, m or 1 msd al the govt meander li

The above des lands are sold subj to all the provisions of Chapt 312 of the session laws of 1927 to wch ref is hoy md and wch shall be as binding upon the gree and any succ in int orsd ree as the set out at length herein

"The grantor expressly saves --- sm as 2957017 -- to sigs wit theseal of the state affixed

state seal Clarence D Martin, gov

attest Belle Reeves, secy of st app No 8732; cont 5848 St rec of tide land deds vol 18 pg 484 ml fifred lalmberg, Snoqualmie wn

DMar 15 1940 Feb 29 1940 \$10 500 irs x 50c st 2

Ex. 3AA-8

either party shall die prior to sd interlocutory decree becom linal.

Cecil Gray

kcw June 14-49 by Cecil Gray bef John W. Day, np for wn res at S (ns 6-2-51) mld to Earle W. Zinn, 802 Hoge Bld ., Seattle, Wn., fld same

3911320

Referee's Deed June 17-49 June 8-49 \$6,660.00 \$7.70 irs \$7.00 st

By virtue of a decree entered Jan 21-49 in Superior Court of State of Wn for KC in cert cause, being Cause #367315, wherein Bert Stares and Florence Stares, hwf, are plaintiffs, and Minnie Hughes, Executrix of Last Will & Testament of Maude Palmberg, decd, Annie Stangroom, nee Annie B. Palmberg, and S. L. Stangroom, her husb; dertrude Hughes, formerly dertie Gorman; Bertha Tuttle, Alfred Zengel, charlotte Zengel, Mary Moore and Ladora Zengel, children, and J. A Zengel, administrator and surv husb and heirs at law of Elizabeth Zengel, nee Elizabeth E. Palmberg, decd, who appears of reed also as Bessie Zengel; Reah Whitehead Harrison, administrix of est of Alfred Palmberg, decd; the unknown heirs of Elizabeth Zengel, nee Elizabeth E. Palmberg, decd, who appears of reed also as Bessie Zengel; the Unknown Heirs of Alfred Palmberg, decd; the Zengel, nee Elizabeth E. Palmberg, decd; also "all other persons or Unknown Heirs of Maude Palmberg, decd; also "all other persons or parties unknown claiming any right, title, est, lien or int in redescr in complaint herein", are defendants, which plaintiffs and defendants are hereinafter known as heirs of Alfred Palmberg, decd, which decree was aupplemented by order of sd Ct entered in sd cause Mar 23-49, and pursuant to sale held Apr 30-49, under the auth aforesd, at which grantee hereinafter named became the purchaser of ppty hereinafter descr, which sale was confirmed by order of sd Ct entered in sd cause May 20-49; NOW, THEREFORE,

(cont)

khh

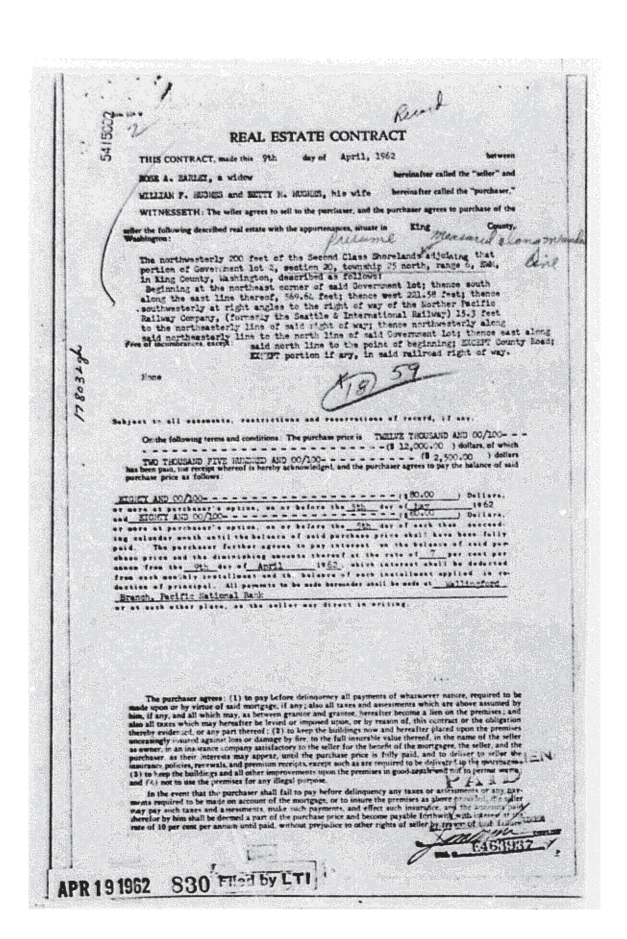
Charles W. Bovee, being Referee appt and auth by sd decree to make this sale and cyance, the grantor
To J. A. Earley, the grantee
fp g, b, s, cys & confirms to sp fdre:

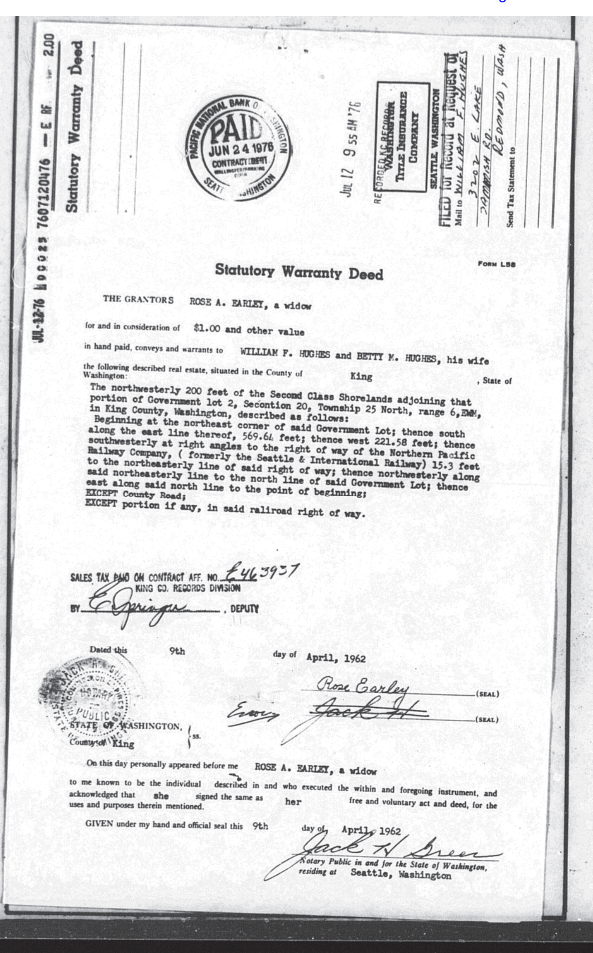
Those ptns of Govt Lot 2, Sect 20, Twp 25 N, Range 6 E.W.M., KCW: 2nd class shore lands adjoining fd ppty: Begin at NE corner of sd Govt Lot 2; thence S along E line thereof 569.64; thence W 221.58; thence SWly at right angles to right of way of Northern Pacific Railway Company (formerly the Seattle and International Railway) 15.3 to NEly line of sd right of way; thence NWly along sd NEly line to N line of sd Govt Lot 2; thence E along sd N line to ptob; EXCEPT Co Rd; EXCEPT ptn if any, in sd railroad right of way; 2nd class shore lands adjoining that cert parcel of land particularly descr as: Begin at SE corner of sd Govt Lot 2; thence N along E line thereof 110; thence W 87; to NEly line of right of way of Northern Pacific Railway Company (formerly the Seattle and International Rainway); thence SEly along sd NEly line to pob, EXCEPT Co Rd. EXCEPT ptn, if any, in sd railroad right of way

Grantor, for aforesd heirs of Alfred Palmberg, decd, does by these presens cov with grantee, his h & a, as follows and not otherwise: That this cyance passes to grantee title of all sd heirs of Alfred Palmberg, decd, that sd title is free from any encumbrances done or sufferd from sd heirs of Alfred Palmberg, decd, & that grantee shall have quiet enjoyment of sd re against sd heirs of Alfred Palmberg, decd, and their H & A Charles W. Bovee kcw June 8-49 by Charles W. Bovee, bef Theodore S. Turner, np for wn reseat S (ns 2--2-50) mld to sp 1812 N 48th, Seattle, Wn., fld same

Easement June 17-49 Oct 23-49 Val Consid

3911321





E413851



REAL ESTATE CONTRACT

EXCISE TAX PAID JUN 1 7 1977

THIS CONTRACT, made and entered into this 3154 day of May, 1977

WILLIAM F. HUGHES and BETTY M. HUGHES, his wife,

hereinefter celled the "seller," and ROBERT G. NELSON and MARY BETH NELSON, his wife,

hereinefter called the "purchaser,"

WITNESSETM: That the seller agrees to sell to the purchaser and the purchaser agrees to purchase from the seller the

tollowing distributive destributive of the Second Class Shorelands adjoining that portion of Government Let 2, Section 20, Township 25 North, range 6, EWM, in King County, Washington: A section 20, Township 25 North, range 6, EWM, in King County, Washington, described as follows: Beginning at the northeast corner of said Government Lot; thence south along the east line thereof, 569.64 feet; thence west 221.58 feet; thence southwesterly at right angles to the right of way of the Northern Pacific Railway Company, (formerly the Seattle & International Railway) 15.3 feet to the northeasterly line of said right of way; thence northwesterly along said northeasterly line to the north line of said Government Lot; thence east along said northine to the point of beginning; EXCEPT County Road; EXCEPT portion if any, in said railroad right of way. Together with Burlington Northern, Inc. private roadway crossing agreement No. 222,625, Dated June 1, 1976 for road crossing access, and together with that certain Delcaration of Covenant of Public Well, filed under together with that certain Delcaration of Covenant of Public Well, filed under Auditor's File No. 7702160665, and together with additional Water Line Easement recorded under Auditor's File No. 7702160666 recorded under Auditor's File No. 7702160666

FIFTEEN THOUSAND AND NO/100

(5 15,000. @Bollars, of which

FIVE THOUSAND SEVEN HUNDRED FIFTY AND NO/100 IVE THOUSAND SEVEN HUNDRED FIFTY AND NO/100 (\$ 5,750°,00), Dollars have been paid, the receipt whereof is hereby acknowledged, and the balance of said purchase price shall be paid as follows:

FIFTY AND NO/100

(\$ 50.00) Dollars,

. 1977 .

or more of purchaser's aption, on or before the

FIFTY AND NO/100

(\$50.00

ond FIFTY AND NO/100

(550.00) Dollars, or more at purchaser's option, on or before the day of each succeeding calender month until the balance of said purchase price shall have been fully paid. The purchaser further agrees to pay interest on the diminishing balance of said purchase price at the rate of five per cent per annum from the day of which interest shall be deducted from each installment payment and the balance of each payment applied in reduction of principal. This contract shall not be assignable by the purchasers herein.

All payments to be made hereunder shall be made at or at such other place as the seller may direct in writing.

Sellers agree to grant deed release to purchasers to the south 96 feet thereof upon the payment of Eleven Thousand Five Hundred thereof upon the Dollars (\$11,500.00).

Notices can be sent to 3202 East Lake Sammamish Road North, Redmond,

As referred to in this contract, "date of closing" shall be 31- Neg 1917.

(1) The purchaser assumes and agrees to pay before delinquency all taxes and assessments that may as between grantor and grantee hereafter become a lien on soid real estate; and if by the terms of this contract the purchaser has assumed payment of my mortgage, contract or other encumbrance, or has assumed payment of or agreed to purchase subject to, any taxes or assessments now a lien on said real estate, the purchaser agrees to pay the same before delinquency.

(2) The purchaser agrees, until the purchase price is fully paid, to keep the buildings now and hereafter placed on said real estate insured to the actual cash value thereof against loss or demage by both fire and windstorm in a company accept-able to the seller and for the seller's benefit, as his interest may appear, and to pay all premiums therefor and to deliver all policies and renewals thereof to the seller.

(3) The purchaser agrees that full inspection of said real estate has been made and that neither the seller nor his assigns shall be held to any covenant respecting the condition of any improvements thereon nor shall the purchaser or seller or the assigns of either be held to any covenant or agreement for alterations, improvements or repairs unless the covenant or agree-ment relied on is contained herein or is in writing and attached to and made a part of this contract.

ment relied on is contained herein or is in writing and attached to and make a part or this contract.

(4) The purchaser assumes all hazards of demage to or destruction of any improvements now on said real estate or hereafter placed thereon, and of the taking of said real estate or any part thereof for public use, and agrees that no such damage, destruction or taking shall constitute a failure of consideration. In case any part of said real estate is taken for public use, the partion of the condemention award remaining after payment of reasonable expenses of procuring the same shall be paid to the seller and applied as payment on the purchase price herein unless the seller elects to allow the purchaser to apply all or a partion of such condemnation award to the rebuilding or restoration of any improvements damaged by such taking. In case of demage or destruction from a peril insured against, the proceeds of such insurance remaining after payment of the reasonable time, unless purchase relacts that said proceeds shall be paid to the seller for application on the purchase price herein.

(5) The sailer has delivered any parent so delivery within a feature of taken of classics.

(5) The seller has delivered, or agrees to deliver within 15 days of the date of closing, a purchaser's policy of title insurance in standard form, or a commitment therefor, issued by Security Title Insurance Company of Washington, insuring the purchaser to the full amount of said purchase price against loss or damage by reason of defect in seller's title to said real estate as of the date of closing and containing no exceptions other than the following:

a. Printed general exceptions appearing in said policy form;

Liens or emcumbrances which by the terms of this contract the purchaser is to assume, or as to which the conveyance hereunder is to be made subject; and

c. Any existing contract or contracts under which seller is purchasing said real estate, and any martgage or other obligation, which seller by this contract agrees to pay, none of which for the purpose of this paragraph (5) shall be deemed defects in seller's title.

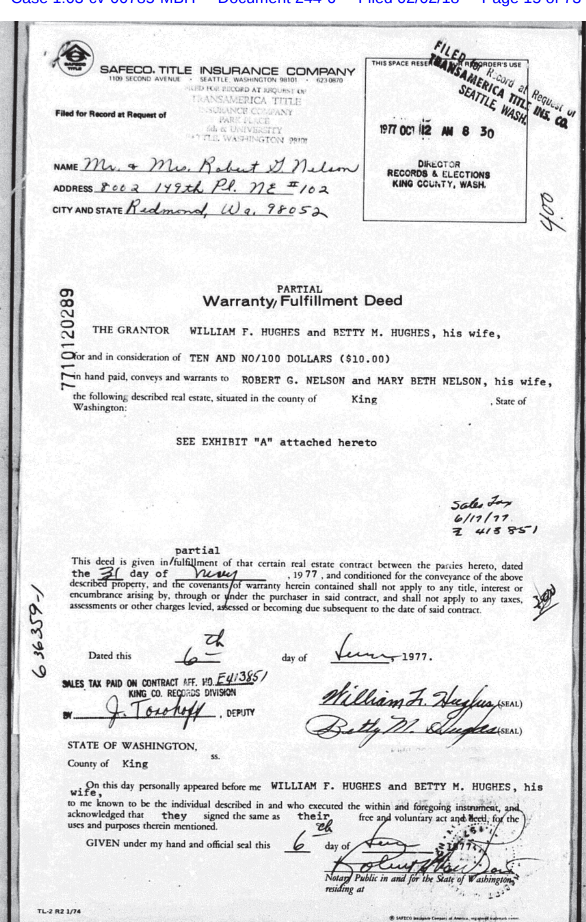
(6) If seller's title to said real estate is subject to an existing contract or contracts under which seller is purchasing said real estate, or any mortgage or other obligation which seller is to pay, seller agrees to make such payments in accordance with the terms thereof, and upon defoult, the purchaser shall have the right to make any payments necessary to remove the default, and any payments so made shall be applied to the payments next falling due the seller under this contract.

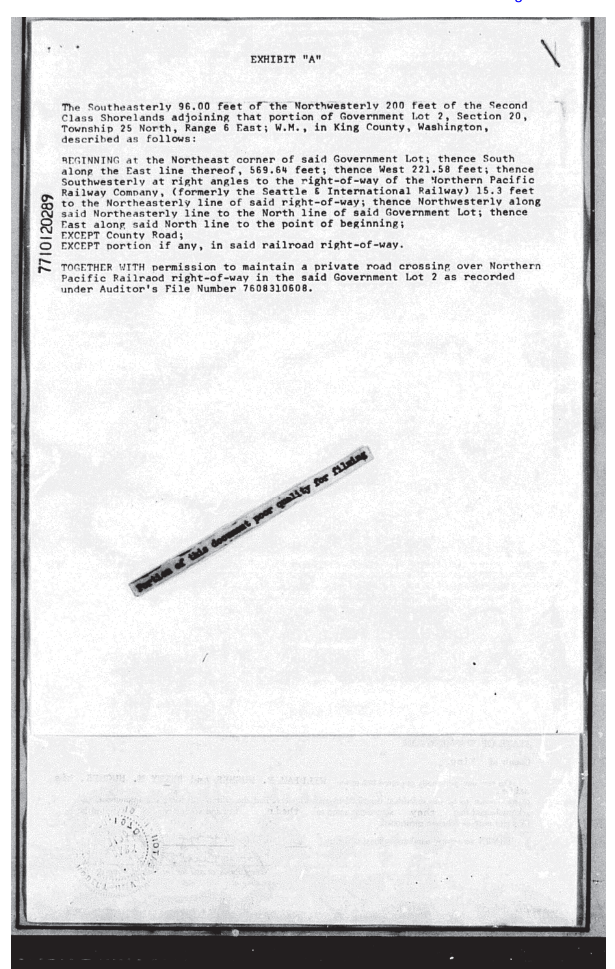
TL-46 1/66

(7) The seller agrees, upon receiving full payment of the purchase price and interest in the manner above specified, to

(SEAL)

(SEAL)





AFTER RECORDING MAIL TO: MICHAEL JOSEPH PIZZO 3123 EAST LAKE SAMMAMISH PARKWAY NE REDMOND, WA 98053

| Filed for Record at Request of Sammamish Escrow, Inc. |
|--|
| Escrow Number: 98717B |
| |
| Grantor(s): ROBERT G. NELSON and MARY BETH NELSON |
| Grantee(s): MICHAEL JOSEPH PIZZO, JAMES RICHARD PIZZO, and EVELYN MARY PIZZO |
| Abbreviated Legal: LOT , BLOCK PORTION OF GOVT LOT 2, STR 20-25-6 |
| Full Legal Description on page(s): 2- Assessor's Tax Parcel Number(s): 202506-9042-02 |

THE GRANTOR ROBERT G. NELSON AND MARY BETH NELSON, HUSBAND AND WIFE

for and in consideration of TEN DOLLARS AND OTHER GOOD AND VALUABLE CONSIDERATION

in hand paid, conveys and warrants to MICHAEL JOSEPH PIZZO, A SINGLE PERSON AND JAMES RICHARD PIZZO AND EVELYN MARY PIZZO, HUSBAND AND WIFE

the following described real estate, situated in the County of KING LEGAL DESCRIPTION ATTACHED HERETO AND BY REFERENCE IS MADE A PART THEREOF.

| SUBJECT TO: ALL EASEMENTS, RESTRICTIONS, RESERVATIONS, CONDITIONS, COVENANTS AND AGREEMENTS OF RECORD AS SHOWN ON "EXHIBIT A" ATTACHED HERETO. |
|--|
| Dated this 13 day of November , 1998 |
| By By Make Phys |
| By Mary Both Car By |
| MARY/BETH NELSON STATE OF WASHINGTON |
| COUNTY OF KING SS |
| I certify that I know or have satisfactory evidence that ROBERT G. NELSON AND MARY BETH NELSON MARY BETH NELSON are the persons who appeared before me, and said person s acknowledged that they signed this instrument and acknowledge it to be their free and voluntary act for the uses and purposes mentioned in this instrument. |
| Deted: 1/1/4/98 Osm C Ballen |
| IRENE C. BALLEW Notary Public in and for the State of WASHINGTON |
| Realding at ISSAOUAH My appointment expires: 12/3/2001 |
| To the second se |
| Page 1 |

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14240.00

800000.00

EXHIBIT "A"

LEGAL DESCRIPTION:

The southeasterly 96.00 feet of the northwesterly 200 feet of the Second Class Shorelands adjoining that portion of Government Lot 2, Section 20, Township 25 North, Range 6 East, W.M., in King County, Washington, described as follows:

Beginning at the northeast corner of said Government Lot; thence south along the east line thereof, 569.64 feet; thence west 221.58 feet; thence west 221.58 feet; thence southwesterly at right angles to the right-of-way of the Norther Pacific Railway Company, (formally the Seattle & International Railway) 15.3 feet to the northeasterly line of said right-of-way; thence northwesterly along said northeasterly line to the north line of said Government Lot; thence east along said north line to the point of beginning; EXCEPT County Road; EXCEPT portion, if any, in said railroad right-of-way.

MBN MAP

9811170889

Case 1:03-cv-00785-MBH Document 244-6 Filed 02/02/18 Page 19 of 73

EXHIBIT "B"

SUBJECT TO:

Reservations contained in deed from the State of Washington recorded under Recording No. 3090903, reserving to the grantor all oil, gases, coal, ores, minerals, fossils, etc., and the right of entry for opening, developing and working the same, and providing that such rights shall not be exercised until provision has been made for full payment of damages sustained by reason of such entry.

Right of the State of Washington or its successors, subject to payment of compensation therefor, to acquire rights-of-way for private railroads, skid roads, flumes, canals, water courses or other easements for transporting and moving timber, stone, minerals and other products from this and other land, as reserved in deed referred to above.

LEASE AND THE TERMS AND CONDITIONS THEREOF:

LESSOR:

98111708

LESSEE:

DATED:

FOR A TERM OF: RECORDED: RECORDING NO.: Northern Pacific Railway Company William F. Hughes and Betty M. Hughes, his wife

Indefinite June 15, 1976 August 31, 1976 7608310608

Right of the State of Washington in and to that portion, if any, of the land herein described which lies below the line of ordinary high water of the Lake Sammamish.

RIGHTS OF THE UNITED STATES AND THE STATE OF WASHINGTON to regulate the use or occupancy of that portion of the land lying below the line of the mean high tide.

Rights and easements of the public for commerce, navigation, recreation and fisheries.

Any restriction on the use of the land resulting from the rights of the public or riparian owners to use any portion which is now, or has formerly been, covered by water.

Location of the lateral boundaries of second class tidelands and shorelands.

WHEN RECORDED MAIL TO:

J RICHARD PIZZO and EVELYN M PIZZO 3123 E Lake Sammamish Pkwy NE Sammamish, Washington 98074



E1815817

PAGE 001 OF 002

Quitclaim Deed

3123 E Lake Sammamish Pkwy NE, Sammamish, WA 98074

For no consideration, J RICHARD PIZZO and EVELYN M PIZZO do hereby Convey, Remise, Release and Quitclaim their one-half interest in and to the following described real property in the County of King, State of Washington to

J RICHARD PIZZO and EVELYN M PIZZO, Trustees, or their successors in trust, under the PIZZO LIVING TRUST, dated APR 1 8 2001 and any amendments thereto

LEGAL DESCRIPTION The Southeasterly 96 00 feet of the Northwesterly 200 feet of the Second Class Shorelands adjoining that portion of Government Lot 2, Section 20, Township 25 North, Range 6 East, W M, in King County, Washington, described as follows: Beginning at the Northeast corner of said Government Lot, Thence South along the East line thereof, 569 64 feet, Thence West 221 58 feet, Thence Southwesterly at right angles to the right-of-way of the Northern Pacific Railway Company, (formally the Seattle & International Railway) 15.3 feet to the Northeasterly line of said right-of-way, Thence Northwesterly along said Northeasterly line to the North line of said Government Lot, Thence East along said North line to the point of beginning, Except County Road, Except portion, if any, in said railroad right-of-way

Tax Parcel No 202506-9042-02

ARD PIZZO

Date APR 1 8 2001

EVELYN M PIZZO

STATE OF WASHINGTON SS COUNTY OF KING

I certify that I know or have satisfactory evidence that J RICHARD PIZZO and EVELYN M PIZZO, are the persons who appeared before me, and said persons acknowledged that they signed this instrument and acknowledged it to be their free and voluntary act and deed for the uses and purposes mentioned in the instrument

GIVEN under my hand and official seal on this APR 1 8 7001

Notary Public in and for the state of Washington

Residing in Issaquab, Washington

My commission expires August 18, 2001

Printed Name: Andrea R Logan

Created By: darcyg Printed: 12/10/2014 1:57:02 PM PST

AFTER RECORDING MAIL TO James & Evelyn Pizzo 3123 E Lk Sammamısh Pkwy NE Sammamish, WA 98074



PAGE 001 OF 002

Filed for Record at Request of Escrow Partners, Inc. Escrow Number 1-0212-252 - QCD Buyer

| Quit Claim Deed |
|--|
| Grantor(s) Kathryn A Pizzo, wife of Michael J Pizzo Grantee(s) Michael J Pizzo, a married man as his separate estate Recorded at the request of |
| Abbreviated Legal PTV by V. 4. 2, 20-25 - C FIDELITY NATIONAL TITLE |
| Additional legal(s) on page A |
| Assessor's Tax Parcel Number(s) 202506-9042-02 Order # 35010- |
| THE GRANTOR <u>Kathryn A. Pizzo</u> , <u>wife of Michael Joseph Pizzo</u> for and in consideration of "To establish separate community property" (WAC 458-61-340(1)) conveys and quit claims to <u>Michael Joseph Pizzo</u> , a <u>married man as his separate estate</u> the following described real estate, situated in the County of King, State of Washington, together with all after acquired title |
| of the grantor(s) therein |
| See Attached Legal Description |
| Property Address 3123 E Lk Sammamish Pkwy NE, Sammamish, WA 98074 |
| Together with any personal property located thereon |
| Dated 2/19/2003 |
| By (Ahryn A Prizzo By Michael Joseph Prys) Michael Joseph Prys |
| STATE OF County of County of SS |
| I certify that I know or have satisfactory evidence that Kathryn A Pizzo and Michael J Pizzo is are the person(s) who appeared before me, and sadding son(s) acknowledged that he/sho(they signed this instrument and acknowledge it to be a second. Sanjar act for the uses and purposes mentioned in this instrument |
| Dated NOTARI & Davie & Samuel |
| PUBLIC Notary Public in and for the State of WASHINGTON Residing at Wood WWA |
| 7.29-01. Was History My appointment expires 1/29/07 |



LEGAL DESCRIPTION

The Southeasterly 96 00 feet of the Northwesterly 200 feet of the second class Shorelands adjoining that portion of Government Lot 2, Section 20, Township 25 North, Range 6 East, W M , records of King County, Washington, described as follows

Beginning at the Northeast corner of said Government Lot, THENCE South along the East line thereof, 569 64 feet, THENCE West 221 58 feet, THENCE West 221 58 feet, THENCE Southwesterly at right angles to the right-of-way of the Norther Pacific Railway Company, (formally the Seattle & International Railway) 15 3 feet to the Northeasterly line of said right-of-way, THENCE Northwesterly along said Northeasterly line to the North line of said Government lot, THENCE East along said North line to the point of beginning,

EXCEPT the County Road, EXCEPT portion, if any, in said railroad right-of-way

Situate in the County of King, State of Washington

NOTE FOR INFORMATIONAL PURPOSES ONLY

The following may be used as an abbreviated legal description on the documents to be recorded, per amended RCW 65 04 Said abbreviated legal description is not a substitute for a complete legal description within the body of the document

Ptn Gov Lot 2, 20-25-6

Order: 611089015 Doc: KC:2003 20030228001762

This property is located in King County

Recording to be delivered to Fidelity National Title Co , 720 Olive Way #515, Seattle, WA 98101

AFTER RECORDING MAIL TO James & Evelyn Pizzo 3123 E Lk Sammamish Pkwy NE Sammamish, WA 98074



E1942034

PAGE 001 OF 002

Filed for Record at Request of Escrow Partners, Inc. Escrow Number 1-0212-252 - QCD-Buyer

Quit Claim Deed

Grantor(s) Michael Joseph Pizzo, as his separate estate and J. Richard Pizzo and Evelyn M. Pizzo, Trustees, or their successors in trust, under the Pizzo Living Trust dated April 18, 2001, and any amendments thereto Grantee(s) Michael Joseph Pizzo, as his separate estate and J Richard Pizzo and Evelyn M Pizzo, husband and wife Abbreviated Legal P+N. 6w Lt. 2, 20-25-6 Recorded at the request of

Abbreviated Legal Ptn. hov Lt. 2, 20-25-6 Additional legal(s) on page

Assessor's Tax Parcel Number(s) 202506-9042-02

FIDELITY NATIONAL TITLE

Samuelson

THE GRANTOR Michael Joseph Pizzo, as his separate estate and J. Richard Pizzo and Evelyn M. Pizzo, Trustees, or their successors in trust, under the Pizzo Living Trust dated April 18, 2001, and any amendments thereto . for and in consideration of "To Clear Title Only" (WAC 458-61-255) conveys and quit claims to Michael Joseph Pizzo, as his separate estate and J. Richard Pizzo and Evelyn M Pizzo, husband and wife.

the following described real estate, situated in the County of King, State of Washington, together with all after acquired title of the grantor(s) therein

See attached Legal description

Together with any personal property located thereon

Property Address 3123 E Lk Sammamish Pkwy NE, Sammamish, WA 98074

OF WASHING

Dated 2/19/2003 Michael Joseph P

STATE OF SS

Order: 611089015 Doc: KC:2003 20030228001763

Notary Public in and for the State of WASHINGTON ppointment expires 4/9/2003

Isao haureen

J-Rychard Pizzo

Created By: darcyg Printed: $x_1 = \frac{1}{2} \frac{1}{12} \frac{1}$



LEGAL DESCRIPTION

The Southeasterly 96 00 feet of the Northwesterly 200 feet of the second class Shorelands adjoining that portion of Government Lot 2, Section 20, Township 25 North, Range 6 East, W M , records of King County, Washington, described as follows

Beginning at the Northeast corner of said Government Lot, THENCE South along the East line thereof, 569 64 feet, THENCE West 221 58 feet, THENCE Southwesterly at right angles to the right-of-way of the Norther Pacific Railway Company, (formally the Seattle & International Railway) 15 3 feet to the Northeasterly line of said right-of-way, THENCE Northwesterly along said Northeasterly line to the North lire of said Government lot, THENCE East along said North line to the point of beginning,

EXCEPT the County Road, EXCEPT portion, if any, in said railroad right-of-way

Situate in the County of King, State of Washington

NOTE FOR INFORMATIONAL PURPOSES ONLY

The following may be used as an abbreviated legal description on the documents to be recorded, per amended RCW 65 04 Said abbreviated legal description is not a substitute for a complete legal description within the body of the document

Ptn Gov Lot 2, 20-25-6

Order: 611089015 Doc: KC:2003 20030228001763

This property is located in King County

Recording to be delivered to Fidelity National Title Co , 720 Olive Way #515, Seattle, WA 98101 When recorded return to: Michael Glover and Allison Glover 3123 E Lake Sammamish Pkwy NE Sammamish, WA 98074



Filed for record at the request of: Fidelity National Title

10655 NE 4th St., Suite 200 Bellevue, WA 98004

PAGE-001 OF 001

Escrow No.: 611041900

FIDELITY NATIONAL FITLE

STATUTORY WARRANTY DEED

THE GRANTOR(S) Michael Joseph Pizzo and Kathryn Pizzo, husband and wife and J. Richard Pizzo, also appearing of record as James Richard Pizzo and Evelyn M. Pizzo, also appearing of record as Evelyn Mary Pizzo, husband and wife

for and in consideration of Ten And No/100 Dollars (\$10.00) and other good and valuable consideration

in hand paid, conveys, and warrants to Michael Glover and Allison Glover, husband and wife

the following described real estate, situated in the County of King, State of Washington:

SEE EXHIBIT "A" ATTACHED HERETO AND MADE A PART HEREOF

Abbreviated Legal: (Required if full legal not inserted above.)

Ptn Gov Lot 2, Sec 20, Twp 25 N., Rg 6 E., W.M. Tax Parcel Number(s): 202506-9042-02

Subject to:

RIGHTS, RESERVATIONS, COVENANTS, CONDITIONS, RESTRICTIONS, AGREEMENTS, NOTES, DEDICATIONS, ENCROACHMENTS, AND EASEMENTS PRESENTLY OF RECORD.

Dated: November 7, 2012

Statutory Warranty Deed (LPB 10-05) WA0000059,doc / Updated: 09.28.12

Page 1 of 3

WA-FT-FTMA-01530.611001-611041900

| S | TA | ١TL | JΤ | OF | ₹Y | WA | RR | AN | TY | DEED |
|---|----|-----|----|----|----|----|----|----|----|------|
|---|----|-----|----|----|----|----|----|----|----|------|

(continued) Notary Public State of Washington TEODORA GRANT County of My Appointment Expires Aug 24, 2013

I certify that I know or have satisfactory evidence that lylichael poseph persons who appeared before me, and said persons acknowledged that they signed this instrument and acknowledged it to be their free and voluntary act for the uses and purposes mentioned in this * Michael Joseph Pizzo & Kathryn Pizzo *

Notary Public State of Washington Name: TEOLORA GRANT Notary Public in and for the State of Residing at: My Appoir mein Expires Aug 24, 2013 My appointment expires:

State of _ WA County of KING

I certify that I know or have satisfactory evidence that J. Richard Pizzo and Evelyn M. Pizzo are the persons who appeared before me, and said persons acknowledged that they signed this instrument and acknowledged it to be their free and voluntary act for the uses and purposes mentioned in this instrument.

OF WASHING

Name: BLAKE E. Line
Notary Public in and for the State of
SEATTLE

My appointment expires: 04.25.15

Statutory Warranty Deed (LPB 10-05) WA0000059.doc / Updated: 09.28.12

Page 2 of 3

WA-FT-FTMA-01530.611001-611041900

EXHIBIT "A"

Legal Description

For APN/Parcel ID(s): 202506-9042-02

THE SOUTHEASTERLY 96.00 FEET OF THE NORTHWESTERLY 200 FEET OF THE SECOND CLASS SHORELANDS ADJOINING THAT PORTION OF GOVERNMENT LOT 2, SECTION 20, TOWNSHIP 25 NORTH, RANGE 6 EAST, WILLAMETTE MERIDIAN, IN KING COUNTY, WASHINGTON, DESCRIBED AS FOLLOWS:

BEGINNING AT THE NORTHEAST CORNER OF SAID GOVERNMENT LOT; THENCE SOUTH ALONG THE EAST LINE THEREOF, 569.64 FEET; THENCE WEST 221.58 FEET; THENCE SOUTHWESTERLY AT RIGHT ANGLES TO THE RIGHT OF WAY OF THE NORTHERN

THENCE SOUTHWESTERLY AT RIGHT ANGLES TO THE RIGHT OF WAY OF THE NORTHERN PACIFIC RAILWAY COMPANY, (FORMERLY THE SEATTLE & INTERNATIONAL RAILWAY) 15.3 FEET TO THE NORTHEASTERLY LINE OF SAID RIGHT OF WAY; THENCE NORTHWESTERLY ALONG SAID NORTHEASTERLY LINE TO THE NORTH LINE OF

SAID GOVERNMENT LOT;

THENCE EAST ALONG SAID NORTH LINE TO THE POINT OF BEGINNING;

EXCEPT COUNTY ROAD;

AND EXCEPT PORTION, IF ANY, IN SAID RAILROAD RIGHT OF WAY.

SITUATE IN THE COUNTY OF KING, STATE OF WASHINGTON

ABBREVIATED LEGAL: PTN GOV LOT 2, SEC 20, TWP 25 N., RG 6 E., W.M.

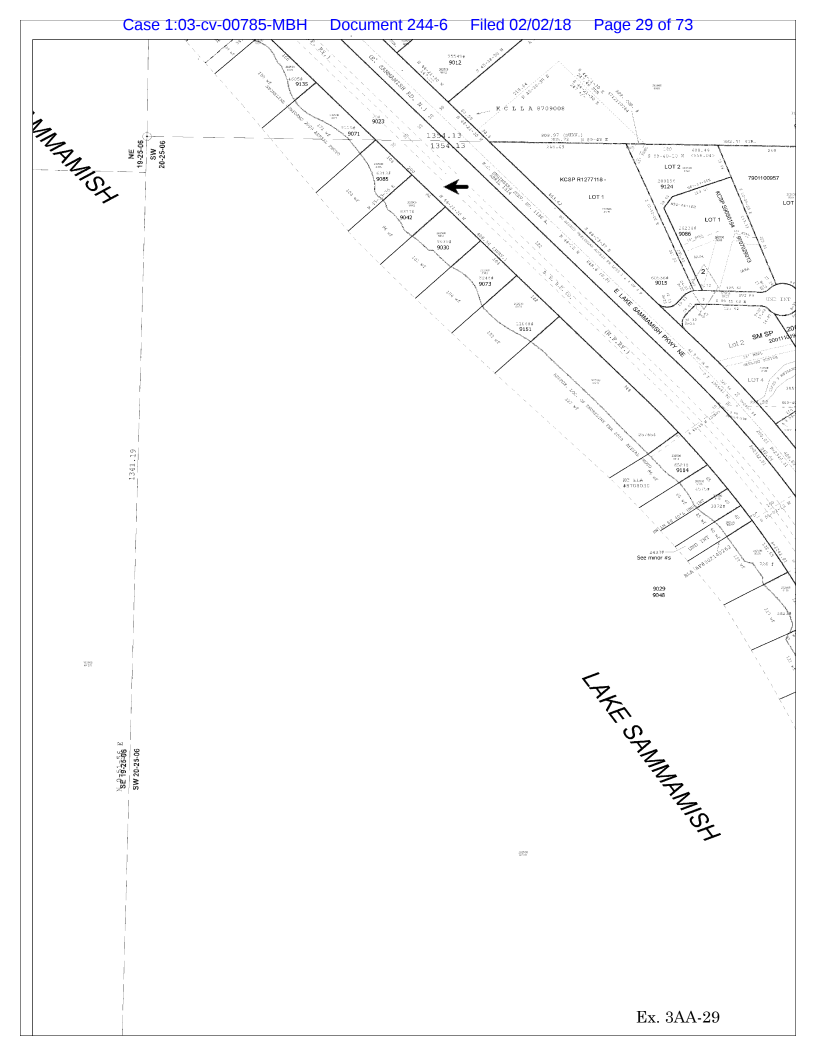
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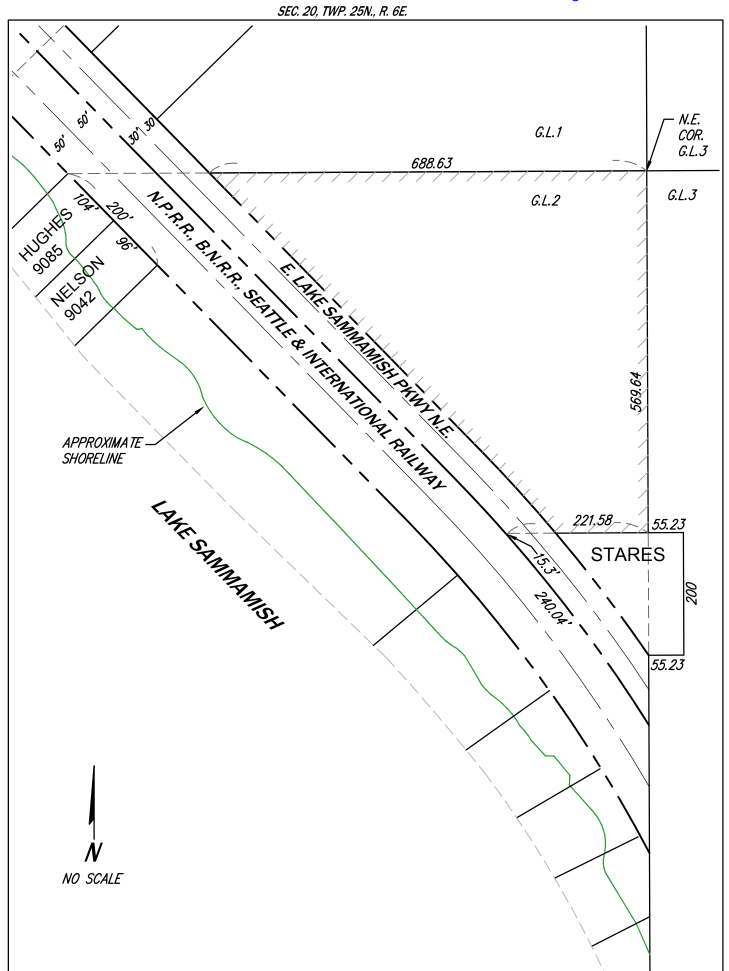
Statutory Warranty Deed (LPB 10-05) WA0000059.doc / Updated: 09.28.12

Page 3 of 3

WA-FT-FTMA-01530.611001-611041900

Order: 611089015 Doc: KC:2012 20121116002252





Ex. 3BB-1

| parahaya | no. | 956024 |
|---|--|--------------------------|
| Barthe Palmberg | QUIT-CLAIN | I DEED |
| County of King | | 1. Taylor |
| The granter herein Bertha Palmberg a widow | | tain transition me |
| or the consideration of two hundred no/100 | | Dollars |
| and also of benefits to acorus to her by reason of laying ou | t and establishing a public road throug | h her property, |
| and which is hereafter described, convey, releaseand quit-claim | to the County of Ring, State of Wa | shington, for use of the |
| public forever, as a public road and highway, all interest in the follo | wing described real estate, viz.: | |
| A strip, belt or piece of land 60 ft. in | | |
| to the right of way of the Northern Pacific Ry. | the same is now establi | shed over |
| and across the tracts of land owned by Alfred P | almberg in Gov. lot 1, and | 2 in Sec. 20 |
| Pup 25 N. R. 6 E. W. M. said 60 ft strip contai | ning 1.44 Acres more or, les | 16. |
| Right-of-way Issaquah Redmond Road. | | |
| | | Visor-New Y |
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| P. P. 148, S. 111, T. S. | | |
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| situated in the County of King, State of Washington. | | |
| Dated this Sap day of | 29th | |
| WITNESSES: | Bortha Palmberg | |
| | | |
| Bossio Palmberg | 11111 11111 | |
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| | | |
| State of Washington, | | |
| County of King | | |
| On this 29th day of Sep. 19.14 | , before me, a Notary Public in and for | the State of Washington |
| duly commissioned and sworn, personally came Bertha P | | AT ATT |
| to me known to be the individualdescribed in and | ed the within instrument and acknowl | edged to me that |
| signed and secied the same as her free and voluntary act an | d deed for the uses and purposes there | n mentioned. |
| Witners my kend and official soul the day and year first above u | ritton. A. L. Rutherford | ANTAN AS |
| Matarial Sent Countries Limit | Notary Public in and for the State of Washington, year | Pall City |
| Filed for record at the request of Grantes | Wn | 50 |
| at 118 minutes past 2 o'clock P. M. | on the May of | P ANI |
| _ Y#S | | County Auditor, |

IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON FOR KING COURTS IN PROBATE

In the Matter of the Estate of BERTHA PALMBERG.

No. 24466

ORDER APPROVING FINAL ACCOUNT AND DISTRIBUTING

DECEASED.

This cause having come on regularly for hearing in open court on the hearing of the final account of the administrator herein and on his petition for distribution; and it appearing to the Court from the files and records herein and from testimony had that due and timely notice has been given of this hearing by posting and publication in the manner required by the law and by the order of this court; and

It further appearing that more than six months has elapsed since the first publication of notice to creditors in this cetate, and that all claims filed have been paid, and that there are no unpaid claims of any nature; and further that all parties interested in this estate are of legal age, and the Court having examined the final account and petition for distribution, and being fully advised in the premises,

NOW, THEREFORE, IT IS HEREBY ORDERED ADJUDGED AND DECREED that the final account of the administrator herein be, and the same is hereby approved, the said final account showing balance of cash on hand of \$365.54, from which, however, should be deducted the expense of filing final account and publication of notice in reference to the same, said items amounting in the aggregate to \$9.50 leaving a net balance on hand of \$357.04.

only persons interested in said estate are ligren of the decedent and are as follows:

Case 1:03-cv-00785-MBH Document 244-6 Filed 02/02/18 Page 33 of 73

son

Maude Palmberg, a daughter, legal age. Mrs. Annie Stangroom Bessie Zengel Gertie Sorman Bert Stares Alfred Palmberg

(reached the age of 21 since the institution of proceedings in this estate.)

That an allowance of \$ 50 is hereby made to the administrator for his fees, and an allowance of is hereby made to the attorneys for the administrator.

That the balance of cash on hand, to-wit, the sum of is hereby distributed in equal portions to the above six named persons.

That the real estate hereinafter described is hereby distributed to said six named persons, - a one-sixth undivided interest to each person.

That the real estate herein distributed is specifically described as follows:

- (1) Beginning 630 feet east of the NW corner of Lot 1, Sec. 20, Twp. 25, R. 6.; thence south 900 feet; thence southwest at right angles to right of way of S & I Ry, to east line of said right of way; thence southerly along said right of way to south line of said Lot 1; thence east to southeast corner of Lot 1; thence north to northeast corner of Lot 1; thence west to beginning, King County.
- (2) Beginning at the northeast corner of Lot 2, Section 20, Twp. 25, R. 6; thence south along the east line of said Lot 2 - 564.64 feet, more or less, to the north line of what is known as the Stares Tract; thence west 221.58 feet along the line between said Stares Tract and the tract herein described; thence southwesterly at right angles to center line of 8 & I Ry 15.3 feet to the east line of right of way; thence northwesterly along said right of way to northwest corner of said lot; thence east to beginning, King County.
- (3) Beginning at southeast corner of said Lot 2; thence north 110 feet; thence west 87 feet to east line of right of way of S & I Ry .; thence southwesterly along said right of way to beginning, King County.
- (4) Undivided one half interest in the following tract beginning at a point on the north and south line between lots 2 beginning at a point on the north and south line between lots and 3 in Sec. 20. Twp. 25. R. 6-569.64 feet south of the Worthwest Corner of said Lot 3; thence west in said Lot 2 - 221.58 feet; thence southwesterly along a line drawn at right angles to center line of the S.L & E Ry. Co. 15.3 feet to easterly margin of the right of way of said Ry. Co.; thence southeasterly along said right of way 240.04feet; thence east 87 feet to said north and south line between Lots 2 and 3; thence east in said Lot 3 55.25 feet; thence north 200 feet; thence west 55.25 feet to

RTER & MILES

point of beginning; containing one acre, together with all riparian and littoral rights, - as reserved from Railway, -fronting upon and appurtenant to above land; King County.

That if any further estate of the decedent should be discovered whether real or personal the same is hereby distributed to said six persons, an undivided one-sixth to each person.

That when the administrator herein shall have filed a receipt showing distribution of the money on hand he shall be entitled to an order discharging him from any other or further duty herein and releasing his bond.

1919.

Bene in open Cours this 30 day of October

Judge.

LAWYERS & REALTORS TITLE INSURANCE COMPANY

SEATTLE, WASH.
July 19, 1928

REFER TO NO. 5678

ENTERED

JUL 24 1928

Commissioner Pub. Lands

Office No. 122228

Mr. A. Palmberg, Route No. 1, Redmond, Washington.

Dear Sir:

In the matter of your application for report on the title to the following land in King County, Washington, to-wit:

Parcel "A" - Beginning at a point on the north and south line between Lots 2 and 3 in Section 20, Township 25 North, Range 6, E. W. M., 569.64 feet south of the northwest corner of said lot 3; thence west in said Lot 2, 221.58 feet; thence southwesterly along a line drawn at right angles to center line of the Northern Pacific Railway 15.3 feet to easterly margin of the right of way of said Railway; thence southeasterly along said right of way 240.04 feet; thence east 87 feet to said north and south line between Lots 2 and 3; thence east in said Lot 3, 55.25 feet; thence north 200 feet; thence west 55.25 feet to point of beginning, containing one acre more or less, LESS county roads, TOGETHER with all riparian and littoral rights, as reserved from Railway fronting upon and appurtenant to above land.

Parcel "B" - All of Government Lot 2, EXCEPT portion described as Parcel "A" and except railroad right of way and except County roads,

we have examined the records to July 18, 1928 at 8 o'clock A. M. and find on said date full record title to said premises was vested as follows:

Parcel "A" in SAMUEL TURNER, presumptively subject to the community interest of his wife Jemima Turner,

Parcel "B" in MAUDE PAIMBERG, ANNIE STANGROOM, BESSIE ZENGEL, GERTIE GORMAN, AND PAIMBERG and BERT STARES, as tenants in common and as their separate estates, free from liens and encumbrances, excepting as hereinafter stated:

Order #5678

- 1. General taxes if any, (no search made).
- 2. The records do not disclose the location of the railroad right of way with reference to the meander line or the high water line, however, the deed to the railroad company of the right of way expressly reserves all riparian and water front rights on Lake Sammamish.

LAWYERS & REALTORS TITLE INSURANCE COMPANY

By

Asst. Secy.

Examination Fee \$10.00 SOR/SSR

IN CONSIDERATION of . Three hundred ninety-five and 25/100

(\$395.25)

S. P. So. 405-1915, 126-1-10-15, 4210.

State of Washington

| | | is hereby ack g, Maudo Pa | | | | | | | | | | |
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| heirs and a | esigne, t | he following de | ucribed XX | The shore | lands of | the secon | d class, c | ss defined | by Chap | ler 255 of | the Bession | Laws |
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| App. No. | 8732 | | | | | , | | | | | Secretary of S | tata. |
| | | | | | | | | | | | | E. |

IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON FOR KING COUNTY

BERT STARES and GERTIE GORMAN HUGHES,

Plaintiffs.

Va.

MAUDE PAINBERG, ANNIE STANGROON, UPS ARTHUR HARPIS, Formerly ATTIEN STANGROON, BESSIE ZENGEL, Deceased and ALBRED PAINBERG, Deceased and his heirs.

Defendents.

COMPILAINT

367315

4 59 CHERK SH

Plaintiffs complain of the defendants and for cause of action allege:

I.

That all of the parties herein are joint owners of the following described property in King County, Washington:

"Those portions of Government Lots 1, 2 and 3 of Section 20, Township 25 North, Range 6 E.W.M., Described as follows:

PARCEL "A"

Beginning at a point on the North line of said Government Lot 1, 630 feet hast of the Northwest corner thereof; thence South 900 feet; thence Southwesterly, at right angles to the right-of-way of the Northern Pscific Reliway Company (formerly the Seattle and International Reliway) to the Northeasterly line of said right-of-way; thence Southeasterly, along said Northeasterly line to the South line of said Government Lot 1; thence hast, along said South line to the Southeast corner thereof; thence North, along the Post line thereof, to the Northeast corner thereof; thence West, along the North line, to the point of beginning, EXCEFT County Road.

PARCEL "B"

Beginning at the Northeast corner of seld Government Lot 2; thence South, along the Best line thereof, 569.54 feet; thence West 221.58 feet; thence Southwesterly, at right angles to the right-of-way of the Northern Pacific Reilway Company (formerly the Secttle and International Pailway), 15.3 feet, to the Northeasterly line of said right-of-way; thence Northwesterly, along said Northeasterly line, to the North line of said Government Lot 2; thence East, along said North line, to the point of beginning, TOGETHER WITH second class shore lands adjoining, EXCEPT County Road.

PARCEL "C"

Baginning at the Southeast corner of said Government Let 2; thence North, along the East line thereof, 110 feet; thence West 87 feet to the Northeasterly line of the right-of-way of the Northern Pacific Reilway Company (formerly the Seattle and International Railway); thence Southeasterly, along said Northeasterly line, to the point of beginning, Togather with second class shore lands adjoining, EXCEPT County Read."

and the second class shore lands adjoining and butting Parcels "B" and "C".

II.

That the plaintiffs desire and petition the Court for e partition of the interests of the said parties in the said land according to law and that the said property be divided accordingly.

III.

That the plaintiffs be allowed a reasonable attorneys fee in the said partition.

WARREFORE the plaintiffs pray that the Court order the partition of the said property according to law and that they be allowed their costs and disbursements as provided by statute, including a reasonable attorneys fee.

BERT STARES being first duly sworn on oath deposes and says:

That he is one of the plaintiffs above named; that he has read the foregoing Complaint, knows the contents thereof and that the statements therein contained are true, as he verily believes.

Best Otaclo
SUBSTRIBED AND SWORN TO before me this 22 day of June, 1945.

Notery Public in and for the State of Washington, residing at Seattle.

ATTORNEYS A TRIGHT

WASHINGTON TITLE INSURANCE COMPANY

Seattle 4, Washington

November 19th 1946

B-281013

LIMITED LIABILITY REPORT

the matter of the title to the following described real estate.

IN THE COUNTY OF KING, STATE OF WASHINGTON

Those portions of Government lots 1 and 2 of section 20, township 25 north, range 6 east, W.M., described as follows:

- Beginning at a point on the north line of Government lot 1, 630 feet east of the northwest corner thereof; the south 900 feet; thence southwesterly at right angles the right of way of Northern Pacific Railway Company the right of way of Northern Pacific Railway Company the right of way of the said right of way; thence southeasterly line of the said right of way; thence southeasterly is said northeasterly line to the south line of said comment lot 1; thence east along said south line to the south south the reconstruction of the said south line to the south the northeast corner thereof; thence west along the north line to point of beginning; EXCEPT County Road;
- Regiming at the northeast corner of said Government thence south along east line thereof 569.64 feet; thence southwesterly at right angles to right of the Northern Pacific Railway Company (formerly the attle and International Railway) 15.3 feet to the northeast line of said right of way; thence northwesterly along the sterly line to the north line of said Government lot be ast along said north line fo the point of beginning; CLET County Road;
 OthTHER with Second class shore lands adjoining, EXCEPT ortion if any, in said railroad right of way.
- c) Besiming at the southeast corner of said Government Lot 2: themes nor the along the east line thereof 110 feet hence west 37 feet to the northeasterly line of the right say of the forthern Pacific Railway Company (formerly the seattle and International Railway); thence southeasterly said northeasterly line to the point of beginning; Except load; load; local the second class shore lands adjoining, except portion if any, in said railroad right of way.

The record title to said premises is vested as follows:

Soid parcel (a) in THE-HELRS-AT-LAW OF ALFRED LAMBERG, DECHASED, THE-HELRS-AT-LAW OF BERTHA PALMBERG, DECHASED, except Maude Palmberg,

Said Parcel (b) EXCEPT the second class shore ands in S. L. STARGROW AUNA B. STANGROOM, his wife;

Said Parcel (c) EXCEPT the second class shore lands in H. N.COURY, mptively subject to the community interest of is wife, if married the 5, 1929, date of sequiring title;

CONTRACTION DECEMBER 201/26(b) Filed Q2/02/18 Page 43 of 73 Page 43 Page sixth interest in THE HEIRS-AT-LAW OF RESSIE ZENGEL, DECRASED vided one-sixth interest each in MAUDE PALMBERG, ANNIE STANGROUM and BERT STARES, presumptively subject to the community interested in married February 27, 1940, date of

further to the following:

time, must be desermined.

merel taxes for the years 1941, 1942, 1943 and 1944, delin-ent in the respective original amounts of \$18.05, 19.50, 5.10 and \$19.10 on parcel (a) (being known as Tax Lot No. 12)

General taxes for the year 1946 in the original amount of \$25.00 or parcel (a) (being known as Tax Lot No. 12), the first half will became delinquent June 1, 1946; the second half will become delinquent December 1, 1946, if then unpaid.

ability of the shore lands within parcel (c) to assessment real property taxes for the years 1942, 1943, 1944, 1945 1946. State deed of the shore lands issued February 27.

trisage dated June 5, 1939, executed by Maud Palmberg and Bert to Eileen Stangroom, to secure the payment of \$205.48 velume 2006 of mortgages, page 308, under auditor's file No. 151817, records of said county; which mortgage covers said

ht. title and interest claimed by Bert Stares in the whole erest in percel (a) presumed from his execution of the tigase shown at paragraph 3. On the record he is vested only in an undivided interest as heir-at-law of Bertha Palmbers, and by acquisition of the interest of Maud Palmbers are quit claim deed dated June 7, 1945; executed by Maud libers, recorded June 8, 1946, in volume 2484 of deeds, page 1, 1945; executed by Maud 1, under auditor's file No. 3576824, records of said county after interest Bert Stares claims in addition to that which the dommunity interest of his wife, if married at the date or deed of acquiring the interests.

Determination of the marital status of Alfred Palmberg, patents and the homestead patent issued pursuant to the Act of Congress proved May 20, 1862. Our abstract of land office entries the entry was initiated October 4, 1886, final proof made that 28, 1889 and patent dated September 5, 1890 issued to the patent is recorded in King County in volume 1 of tents, page 783, index auditor's file No. 64308, records of seid county. Seid patentee is described as a single man in an instrument de ted Pebruary 1, 1893, conveying adjacent land and conveying at easement for water pipe line through a portion of the premises (roted below at paragraph 10). Bertha Palmberg first appears of record as his wife in a mortgage dated July 10, 1895, covering certain land in the patent not under present examination. If Alfred Palmberg was married at the time of acquisition of title, devolution of the community interest of his wife at such

Title to said premises except second class one lands is now claimed of record under the patentee, alford inlimberg, who died intestate February 10, 1908, Administration was opened on his estate in King County Probate Case No. 3877. He was survived by his wife, Bertha Palmberg and three minor and laren; Elizabeth further administration had.

The Palmberg died intestate December 16, 1918, survived by

Sons and daughters: Maude Palmberg, Mrs. annie Stangroom,

sele Zengel, Gertie Gorman, Alfred Palmberg, Bert Stares and married (see paragraph 4 above)
entory included parcels (a), (b) and (c), except the second as shore lands.

tober 30, 1919, valid decree of distribution entered distribut the inventoried real property to above named children, to seh a one-sixth undivided interest,

assume Bessie Zengel was the same person as Elizabeth Zengel, died intestate June , 1941 and whose estate was administed is King County Probate Case No. 694437, Elizabeth Zengel arvived by: J. A. Zengel, her husband, Bertha Tuttle, ther, legal age, Alfred Zengel, son, legal age, Charlotte daughter, legal age, Mary Moore, daughter, legal age, among, 20 years old.

interest in the premises was included in the inventory which the land not under examination here, which land was set aside the surviving husband in lieu of homestead.

fred Palmberg (assumed by us to be the son of Bertha Palmberg) and intestate July 22, 1942. Administration opened on his late in King County Probate Case No. 96567. Decedent was surject by four brothers and sisters, all adults: Maude Palmberg trade Hughes, Bert Stares, Annie Stangroom.

The county Probate Case No. 96567. Decedent was surjected Hughes, Bert Stares, Annie Stangroom.

The county Palmberg (assumed by us to be the son of Bertha Palmberg) and the stange of the county of the co

erison, administratrix. She qualified. inventory on file.

ties to creditors first published, June 22,1946. further administration. Pending.

Liste to parcel (b), except second class shore lands claimed by Listangroom and Anna B. Stangroom, his wife, is a tax title of the many conveyance from Mary E. Williams, to whom tax deed lasted November 6, 1929, and under quit claim deed dated Februar 1930, from Alfred Palmberg, a bachelor, who, with Anna B. Stangroom, claimed an interest by descent, under Alfred Palmberg and Bertha Falmber, both deceased. It would appear, therefore, that the accusition of the tax title was not necessarily advers that the acquisition of the tax title was not necessarily adverse and was in effect a redemption, subject to claims of the other heirs of said decedents in the land so redeemed.

Pendency of partition suit, King County Superior Court Cause No. 367315. We make no comment, except to note: Mrs. Arthur Harris, formerly Eileen Stangroom, who has no record interest, is joined The record suggests the court was without jurisdiction as to parcel (c), except the second class shore lands, because H. W. Coury appears to have a valid tax title under tax deed dated November 5, 1929, and he is not made a party to the suit. (title to uplands portion of percel (c) prior to the tax deed, was vented of record in the Falmberg heirs).

date of acquiring title. If he is a necessary party assume his present wife is Sarah Coury, with whom he interest hay 24, 1935, as shown by the files in a pending divorce of the parties in King County Superior Court Cause No. 375932.

- Essment for one inch pipe line, if the same crosses said pren-ices, being the perpetual right to run such pipe line from the coak in section 20, said township, to that portion of lot 2, section 19, said township, lying westerly of the railroad right way, as granted by instrument dated February 1, 1893, execut Alired Palmberg, an unmarried man, to take Sammamish Lumber and Shingle Company, a corporation, recorded February 28, 1993 d Shingle Company, a corporation, recorded February 28, 1893 13 volume 168 of deeds, page 98, under auditor's file No. 110811
- Exceptions and reservations contained in deed from the State of shington under which title to shore lands in parcels (b) and (c) is elaimed, recorded under auditor's file No. 3090903, reco said county, whereby the grantor saves, excepts and reservable said county, whereby the grantor saves, excepts and reservable saves, coal, ores, minerals, fossils, etc., together the right to enter upon said lands for the purpose of open said under this reservation until provision has been made the state, its successors or assigns, for full payment of all sages sustained by owner by reason of such entering.
- aight of the State of Washington, or any grantee or lessee there acquire the right of way over shore lands in parcels (b) and c for private railroads, slid roads, flumes, canals, water communities or other easements for the purpose of and to be used in transportation and moving of timber, stone, minerals or other products from other lands, upon paying reasonable compensation
- Bight of the Northern Pacific Railway Company to cut down trees largerous to the operation of its railroad within 200 feet on the side of the railroad right of way, contained in deed record auditor's file No. 13872, records of said county.
 - unpaid charges for installation of water service and for water electric light, power or sewer service furnished to said premises
- foregoing report exhibits all matters of record bearing on the of the necessary parties to a soit to partition the premises.
- pending partition shit (see paragraph 8) is not dismissed the tereto must be refurmed to include the following necessary parties displayed by this report, viz:
- Stangroom nee Anna B. Palmberg and S. L. Stangroom, her husband

- de Hughes, formerly Gertie Gorman

 Stares and wife, if married (see paragrage A)

 Lette Tuttle, Alfred Zengel, Charlotte Zengel, Charlotte
- lving husband and heirs-at-law of Elizabeth Zengel, new Elizabeth E. berg, deceased, who appears of record also as lesse longel.
- whitehead Harrison, administratrix of the est of the falmberg,

Since ars. Arthur Harris, formerly Eileen Stangrum, is named a defendant in the pending partition and since said suit also implends the chury, is wife, and the wife of U. N. Goury on November 5, 1929, must

Finally, if unknown persons are impleaded pursuant to Sections 230 and recorded, the give the court jurisdiction of the res and the parties. There is no Lis Pendens presently of record.

Records examined to November 15, 1946 at 8 a.m.

WASHINGTON TITLE INSURANCE COMPANY NOR AR L. JENNIR Assistant Secretary

THE SUPERIOR COURT OF THE STATE OF MASHINGTON FOR KENG COUNTY

STARES and FLORENCE STARES,

Plaintiffs,

-V8-

MINIE HUGHES, Executrix of the last Will and Testament of Maude Falaberg, deceased, et al.,

Defendants.

No. 367315

FINDINGS OF FACT AND CONCLUSIONS OF LAW

THIS MATTER having come on regularly to be heard the 13th day of September, 1948, and continuing through September 14, 1948, and ing thereafter continued to November 19, 1948, at which time furor proceedings were had, plaintiffs appearing by Preston, Thorgrimson Herowitz; their attorneys, the defendants Minnie Hughes, executrix of the last will and testament of Maude Palmberg, deceased, and warrade Gorman Hughes appearing by Wright & Wright, their attorneys; defendants Annie Stangroom, nee Annie B. Palmberg, and S. L. Stangroom, her husband, Bertha Tuttle, Alfred Zengel, Charlotte Zengel, Mary Moore and Ladora Zengel and J. A. Zengel, individually and as administrator of the estate of Elizabeth Zengel, nee Elizabeth Palaberg, deceased, who appears of record also as Bessie Zengel, pearing by Philip W. Schoel, their attorney; the defendant Reah the the Harrison, administratrix of the estate of Alfred Palmberg, deceased, appearing by Theodore S. Turner, her attorney; the default of the unknown heirs of Elizabeth Zengel, nee Elizabeth E. Palmberg, deceased, who appears of record also as Bessie Zengel, and the default of the unknown heirs of Alfred Palmberg, deceased, and the default of the unknown heirs of Maude Palmberg, deceased, having heretofore been D entered on the 13th day of August, 1948, and the default of "all other persons or parties unknown claiming any right, title, estate. Hen or interest in the real estate described in the commistat merein" having heretofore been likewise entered on the 13th day of August, 1048,

court having been introduced by the respective parties, and the court having rendered his oral decision herein and having thereafter denied plaintiffs, metion to reconsider a portion of said oral decision, the court now makes the following

FINDINGS OF FACT

I.

That the property involved herein is described as follows:

In the County of King, State of Washington, those portions of Government Lots 1 and 2 of Section 20, Township 25 North, Range 6 E.W.M. described as follows:

PARCEL A:

Beginning at a point on the north line of Government lot 1, 630 feet east of the northwest corner thereof; thence south 900 feet; thence southwesterly at right angles to the right of way of Northern Pacific Railway Company (formerly Seattle and International Railway) to the northeasterly line of the said right of way; thence southeasterly along said northeasterly line to the south line of said Government Lot 1; thence east along said south line to the southeast corner thereof; thence north along the east line thereof to the northeast corner thereof; thence west along the north line to point of beginning; thence west along the north line to point of beginning; thence west along the xamilar line.

PARCEL B:

Beginning at the northeast corner of said Government Lot 2; thence south along east line thereof 567.64 feet; thence west 221.58 feet; thence southwesterly at right angles to right of way of the Northern Pacific Railway Company (formerly the Seattle and International Railway) 15.3 feet to the northeasterly line of said right of way; thence northwesterly along said northeasterly line to the north line of said Government Lot 2; thence east along said north line to the point of beginning; EXCEPT County Road; TOGETHER with second class shore lands adjoining, EXCEPT portion if any, in said railroad right of way.

PARCEL C:

The second class shorelands adjoining that certain parcel of land particularly described as "Beginslas at the Southeast corner of said Government Let 2; thence North, along the East line thereof, 110 feet; thence West 87 feet to the Northeasterly line of the Plat of way of the Northern Pacific Railway Company (Tormerly the Seattle and International Railway); thence Southeasterly, along said Northeasterly line, to the point of beginning, EXCEPT County Road."

II.

That lie pendens in the above cause was filed for record with County Auditor of King County on June 3, 1948, his File No. 3808415.

III.

That Minnie Hughes is the duly acting and qualified executrix

of the last will and testament of Maude Palmberg, deceased. That the

mint Annie Stangroom was born Annie B. Palmberg. That Annie

and S. L. Stangroom are husband and wife. That the defendant

the Hughes was formerly known as Gertie Gorman. That the de
the Bertha Tuttle, Alfred Zengel, Charlotte Zengel, Mary Moore,

Latora Zengel are the children of Elizabeth Zengel, born Elizabeth

laberg, deceased, and J. A. Zengel her surviving husband. That

lengel was and is the duly acting and qualified administrator

estate of Elizabeth Zengel, deceased. That Reah Whitehead

ison is the administratrix of the estate of Alfred Palmberg,

ed. That plaintiffs are husband and wife.

IV

That the interests of all persons in the property are specially and particularly described in title report, a copy of the is attached to the amended complaint marked "Exhibit B" and a part thereof, and admitted in evidence as plaintiffs' Exhibit the that said report in its description of Parcel C covers not the second class shorelands adjoining and abutting said parcel, but also the uplands portion not here involved.

That no other heirs are known but if there are any other heirs of Elizabeth Zengel, Alfred Falmberg, and Maude Palmberg, they have been joined as parties defendant herein as unknown heirs under the laws of the State of Washington for such case provided. That no other persons are known to claim an interest in this property involved except as described in the aforementioned title report, but if there are any other persons unknown claiming any right, title,

estate, lien or interest in the real estate involved, they have been parties defendant under the laws of the State of Washington for much case provided.

٧.

That title to Parcel B, exclusive of second class shorelands, a sequired by S. L. Stangroom and Annie Stangroom, his wife, benestally and not as redemption subject to the claims of other heirs the decedent Alfred Palmberg and Bertha Palmberg, his wife, and ad property is not held in trust for the benefit of anyone else.

that the plaintiff best Stares, prior to the commencement of ild suit, permanently improved a small portion of Parcel A, and ferdant Gertrude Hughes and her husband also had erected permanent reposts upon a small portion of Parcel A. That the plaintiffs the said defendant Gertrude Hughes have occupied the improvements precively erected by each; that no party to this proceeding since 1919 bas paid rent for use and occupancy of any of the improvements, and that no demand for rent has been made by any party hereto upon say other party hereto since that date prior to the institution of nee proceedings.

VII.

That real property taxes on the property herein involved have been paid as follo. n:

By Flaintiff Stares, on Parcel A:

1945 taxes

1946 taxes

By Defendant Gertrude Hughes, on Parce?

1945 taxes

1946 taxes

1947 taxes 1948 taxes

Band Parcel C:

| Lor Total Tax Paid | % paid on shorelands | shorelands |
|---------------------------------|--|---|
| 46.89 16.60 13.58 9.54 | 83 1/3% 83 1/3% 83 1/3% 83 1/3% | \$40.74 13.83 - 1/3 11.31 - 2/3 7.95 |
| 10.14 10.92 10.11 | 83 1/3% 83 1/3% 83 1/3% 83 1/3% | 8.45 9.10 1/2 8.42 - 1/2 |

in addition, Mrs. Arthur Harris, daughter of the defendant paid delinquent real property taxes on Parcel A in the sum to the blaintiff, Best Stares, together areas in the sum of \$61.64.

VIII.

the named parties hereto for the purpose of paying real estate Purcel 5, but failed so to do. That in the year 1929, through the, taxes then owing were not paid on Parcel B. That by nonpayment of \$29.98 in taxes, Parcel B was foreclosed and the parties herein, said property being subsequently acquired Stangroom and Annie Stangroom as aforesaid.

TX.

prepared by Victor J. Carlson, Jr. in the sum of \$105.02 be rea the proceeds of the sale of Parcel A and the shorelands and B and Parcel C, and that the amount thereof be charged that the interests of the persons entitled to said a caseds in portion to their respective interests in said fund.

X. =

That partition in kind cannot be awarded a fact to judice to the rights of the parties hereto. That partition in the proceeds

was can be had without prejudicing the rights of the parties That the following parties are tenants in common of the perty involved in these proceedings other than the upland tion of Parcel B (subject to paramount interests described 10. 11. 12, 13 and 14 of title report, Ex. 5), and the ment of their interest in said property is as follows:

| and or exert three est in said property is a | R TOTTOMB. |
|--|------------|
| | Interest |
| PARCEL A | |
| thulffs Bert Stares and Florence Stares | 1/3 |
| Highes, formerly Gertie Gorman | 1/6 |
| ndent Anna B. Stangroom | 1/6 |
| berthe Tuttle, Alfred Zengel, Charlotte Lary Moore, Ladora Zengel, J. A. Zengel, and as administrator of the estate | 1/6 |
| Whitehead Harrison, administratrix of last | 1/6 |
| PARCEL B SHORELANDS AND PARCEL C | |
| unuiff Bert Stares | 1/6 |
| Mint Minnie Hughes, executrix of last and testament of Maude Palmberg, deceased | 1/6 |
| Modent Gertrude Hughes, formerly Certie Gorman | 1/6 |
| Fordant Anna B. Stangroom | 1/6 |
| Mary Moore, Ladora Zengel, Charlotte Ladora Zengel, J. A. Zengel, Vidually and as administrator of the estate Ilizabeth Zengel | 1/6 |
| Whitehead Harrison, administratrix of last total for Alfred Palmberg, deceased | 1/6 |

with neither the unknown heirs of Elizabeth Zengel, nee Elizabeth E. Palmberg, deceased, who appears of record also as a sais Zengel, nor the unknown heirs of Alfred Palmberg, deceased, nor the unknown heirs of Maude Palmberg, deceased, nor any other parties unknown claiming any right, title, estate, lien or i torest in the real estate described in the complaint and amended complaint as to whom an order

Case 1.03-cv-00785-MBH Document 244-6 Filed 02/02/18 Page 53 of 73

Ving any interest in the aforesaid Parcels A, B and C.

Charles W. Bovee of Bellevue, Washington, is a fit and seen to be named referee in connection with partition as to perform the duties of a referee as by law provided.

TO IN OPEN COURT this 218 day of Economy, 1949

- Day of tuelly

the foregoing Findings of Fact, the court makes the following

CONCLUSIONS OF LAW

I.

olalm against plaintiffs for loss of Parcel B is barred to the of limitations, and all claims for allowance for improved all counterclaims and setoffs interposed by the derendants plaintiffs should be disallowed and dismissed.

II.

In Parcel B, and Parcel C above described should be and the net proceeds distributed to the parties in acceptant their interests as hereinabove defined. Said property be ordered sold in the manner required by law for the sale of the parties of execution, and should be sold for cash unless the shall otherwise hereafter determine, the court to retain juristic for that purpose. The decree should further provide that any hereto may bid for such property and purchase the same.

III.

That in arriving at the nat proceeds of sale, there should be

to the proceeds of sale each party's pro rata share of and on account of taxes as described in Paragraph VII of indings of Fact, and any party who has paid more than his or such payments should be reimbursed from the proceeds of In addition, there should be paid from the proceeds of the and charged against the share of each party entitled to the in proportion of such party's interest in said fund the sum to or being the cost of the survey by Victor J. Carlson, Jr.

IV.

That plaintiffs' costs and disbursements, including a reasonable try's fee, to be fixed by the court, together with the free of trees and the cost of an abstract of title, if a y there be, be paid from the proceeds of sale and charged 'the parties titley entitled to share in the proceeds of sale in proportion our respective interests therein as set forth in the aforesaid of Fact.

The court shall retain jurisdiction to pass upon the matter of

V.

Charles W. Bovee should be appointed referee to perform the imposed on recerees in partition suits, including the performance of the property involved being partitioned.

VI.

Title to all portions of Parcel B other tian stocchands in front of said Parcel B shall be quieted in the deliminate S. E. Stangroom and Annie Stangroom, his wife, free and clear of any claim of any other party hereto.

VII.

That neither unknown heirs nor unknown claimants defaulted have any right, titleor interest in the aforesaid property.

No. 367315

DECRE

TOPERIOR COURT OF THE STATE OF WASHINGTON FOR KING COUNTY 1949 JAN 21 PM 3 55

STARES and FLORENCE STARES.

in the complaint herein",

Plaintiffs

MONES, Executrix of the Last Will
MANT of MAUDE PALMBERG, deceased,
ACCION, nee Annie B. Palmberg, and
ANGROOM, her husband; GERTHUDE HUGHES,
Le Gorman; BERTHA TUTTLE, ALFRED
DIALOTTE ZENGEL, MARY MOORE and LADORA children, and J. A. ZENGEL, administrator eth Zengel, nee Elizabeth E. Palmberg, ed, who appears of record also as Bessie setate of Alfred Palmberg, deceased; the M HEIRS of Elizabeth Zengel, nee Elizabeth deceased, who appears of record also deceased; the UNKNOWN HEIRS of Maude) deceased; also fall other persons or unknewn slaiming any right, title. Item or interest in the real estate

Defendants

MATTER having come on regularly to be heard for the entry Limit Decree this day, plaintiffs appearing by Preston, Thorgrimson woulde, their attorneys; the defendants Minnie Hughes, executrix lest will and testament of Maude Palmberg, deceased, and Corman Hughes appearing by Wright & Wright, their attorneys; defendants Annie Stangroom, nee Annie B. Palmberg, and S. L. Tangroom, her husband, Bertne Tuttle, Alfred Zengel, Charlotte engel, Mary Moore and Ladora Zengel and J. A. Zengel, individually and as administrator of the estate of Elizabeth on . . . ee Elizabeth Pelmberg, deceased, who appears of record older on resile Lengel, prearing by Philip W. School, their attorney; to a contant Rea Intehead Harrison, administratrix of the ostate and relations. deceased, appearing by Theodore S. Turner, her att my: Findings of Fact and Conclusions of Lew Maying herotofore been entered by the court, and the court being fully advised in the memises,

VOL 1332 MET 201

IT IS HOW ORDERED, ADJUDGED AND DECREED as follows:

- That Parcels A, B shorelands and C, being the property hereinsorlbed, be and the same are hereby ordered sold, and the net after the deductions hereinafter described, distributed in acc. with the interests of the parties as hereinafter defined.
- IT IS FURTHER ORDERED, ADJUDGED and DECREED that Charles W.

 and he hereby is appointed referee to perform the duties
 on referees in partition suits, including the sale of the
 levely ordered sold.
- IT IS FURTHER ORDERED, ADJUDGED and DECREED that the property or execution, the manner required by the sale of real property on execution, the sale to be for unless the court shall otherwise hereafter determine, the court jurisdiction for that purpose. In that connection,

IT IS FURTHER ORDERED, ADJUDGED and DECREED that any party bid for such property and purchase the same.

- TT IS FURTHER ORDERED, ADJUDGED and DECREED that in selling the contact described property, bids may be received for the contact A, B shorelands and C or any one or more of said bids to be accepted in such manner as will produce the nightest price.
- IT is FURTHER ORDERED, ADJUDGED and DECREED that from the
 - (1) The sum of \$145.02, to be paid to Victor J. Carlson, Jr.
- (2) \$283.56, on account of taxes heretofore paid, said sum

PARCEL A

To Bert Stares and Florence Stares \$13.00

To Gertrude Gorman Hughes

PARCELS B SHORELANDS and C

To Annie Stangroom and S. L. Stangroom

(7) Plaintiffs' cost and disbursements to be taxed,

reasonable attorneys' fee to be fixed by the court,

the the referee's fee and the necessary costs of sale

the cost of an abstract of title, if any there be, the amount

to be charged to the parties respectively entitled to share

to be charged in the proportions hereinafter defined.

balance of said fund shall be paid to the parties herein
mand in proportion to their interests as hereinafter defined.

TT IS FURTHER ORDERED, ADJUDGED and DECREED that the of the parties in the hereinafter described real property proceeds of the sale thereof and the items chargeable to less are chargeable in the proportions hereinafter defined:

| portion |
|---------|
| 1/3 |
| 1/6 |
| 1/6 |
| 1/6 |
| |

Reah Miltehead Harrison, administratrix of lived Palmberg, deceased

PARCEL B SHORELANDS. AND PARCEL C

| Plaintiff | Bert Stares | 1/0 |
|---------------------|---|------|
| | Minnie Hughes, executrix of last testament of Maude Palmberg, | 1,78 |
| Defendant Gorman | Gertrude Hughes, Formerly Gertly | 40 |

Defendant Anna B. Stangecom

Defendants Bertha Tuttle, Alfred Lagel, Charlotte Zengel, Mary Moore, Ladora Zengel, J. A. Zengel, individually and as adminic trator of the estate of Elizabet. Zengel

Proportion

h initehead Harrison, administratrix

1/6

The further ordered, Adjudged and Decreed that any claims he plaintiffs for loss of Parcel B Uplands, and all claims and for improvements and all counterclaims and setoffs into the defendants against the plaintiffs be and they are smissed with prejudice.

IT IS TURTHER ORDERED, ADJUDGED and DECREED that the court

IT IS FURTHER CROERED, ADJUDGED and DECREED that all portions
I B hereinafter described other than the shorelands in front
Parcel B are hereby quieted in the defendants S. L. Stangroom
The Stangroom, his wife, free and clear of any claim of any
Desty hereto.

IT IS FURTHER ORDERED, ADJUDGED and DECREED that neither the policy of Elizabeth Zengel, nee Elizabeth E. Palmberg, deceased, core of record also as Bessie Zengel, nor the unknown heirs of Filmberg, deceased, nor the unknown heirs of Maude Palmberg, nor any other persons or parties unknown claiming any right, estate, lien or interest in the real estate hereinafter described to whom an order of default has heretofore been entered, has interest in and to the following described property or the proceeds see sale thereof.

The property hereinabove referred to is deposited as follows:

In the County of King, State of Was 1, 1 , 1 according of Government Lots 1 and 2 of Section Township 25 North, Range 5 E.W.K. described as 1 lows:

PARCEL A

Beginning at a point on the north line of the lot 1, 530 feet east of the northwest corner tiever; south 900 feet; thence southwesterly at right of way of Northern Pacific Lailway Company (Seattle and International Reilway) to the northest line of the seid right of water and the south line of the seid right of water the south line of the south seid northeasterly line to the south line to the southest corner thereof; thence north along the east line the south line to print of beginning; thence west along the corth line to point of beginning; Except County Road;

PARCEL B:

Beginning at the northeast corner of said Government Lot 2; thence south along east line thereof 56, 54 feet; thence west 221.58 feet; thence southwesterly at right angles to right of way of the Northern Pacific Reliway Company (formerly the Seattle and International Rallway) 15.3 feet to the northeasterly line of said right of way; thence northwesterly along said northeasterly line to the north line of said Government Lot 2; thence east along said north line to the point of beginning; EXCEPT County Road; TOGETHER with second class shore lands adjoining, EXCEPT portion if any, in said railroad right of way.

PARCEL O:

The second class shorelands adjoining that certain parcel of land particularly described as "Beginning at the Southeast corner of said Government Lot 2; thence North, along the East line thereof, 110 seet; thence west 67 feet to the Northeasterly line of the risat of way of the Northern Pacific Railway Company (formerly the Seattle and International Railway); thence casterly, along said Northeasterly line, to the first of beginning EXCET County Road. "EXCEPT cortice, in any, in said railway right of way.

DONE IN OPEN COURT this 3/8 day of Bereity 199.

Presented by:

PRESTON, THORGRENGON & ROLL Attorneye for Plainting IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON FOR KING COUNTY

BERT STARES, et al.,

Plaintiffs,

VS.

MINNIE HUGHES, as Executrix, et al.

Defendants.

NO. 367315



Comes now Charles W. Bovee, the Referee appointed pursuant to the decree entered in the above entitled cause January 21, 1949, and respectfully shows:

I.

Your Referee consulted the interested parties and made a careful inspection of the property, in order to be fully advised of all circumstances which might have any bearing upon the sale ordered by the Court. Your Referee determined that a sale in February or March might not bring the best price, and that it would be more advantageous to await better weather.

E II.

by the latter part of March, your Referee felt that the weather had sufficiently improved, and therefore fixed the date of sale as April 30, 1949. Your Referee caused to be prepared a notice of such sale, which was published in the East Side Journal, a legal newspaper of general circulation, and posted in three public places in the county, all as appears by the affidavits of such publication and poster accompanying the filing of this return.

III.

Your Referee procured additional blueprints showing the report of europy by Mr. Carlson, and left copies of such blueprints, together with copies of the notice of sale, with the following real estate dealers:

A. J. Peters, of Issaguah, East Side Land Company, Redmond, Herman Peach,
Kirkland, and Bellevue Realty Company, Bellevue, all in King County,

Washington. Your Referee also advertised such sale in two issues of the Seattle Post Intelligencer on successive Sundays, as a result of which advertisement your Referee received a number of calls on the telephone and in person, there being at least six of these. In addition, your Referee made a number of personal contacts with individuals who might be interested in bidding on the property. Your Referee also made arrangements that all prospective bidders might have an adequate opportunity of inspecting the property prior to sale, by arranging with Mr. Bert Stares to show such persons the property.

IV.

At the time and place of sale and pursuant to the aforesaid notice, your Referee appeared and read the aforesaid notice of sale in full and then announced that bids would be called for in the following order: (1) bids for each parcel separately, in turn; (2) bids for combinations of two parcels; (3) bids for all three parcels together, and that after so calling for bids each bidder would be given an opportunity to raise his previous bid or to make a new bid. Your Referee then announced that all bids would be considered as standing until the acceptance of some other bid, and that at the conclusion of the bidding the Referee would consider the several bids and determine the highest and best.

V.

Your Referee thereupon proceeded with the sale by calling for bids on Parcel (a), which resulted in a high bid at that time (i.e., on the first call for bids by parcels) of \$5,000.00. In like manner your Referee next called for bids on Parcel (b), which resulted in a high bid at that time of \$5,100.00. Similarly, the high bid for

Parcel (c) was \$1505.00. The aggregate of the high bids by parcels on the first call was, accordingly, \$11,605.00.

Your Referee then called for bids on combinations of two parcels, which resulted in a high bid for Parcels (a) and (b) in combination of \$11,610.00, for Parcels (a) and (c) in combination of \$6,525.00, and no bid on Parcels (b) and (c) in combination.

Thus, at that stage of the sale, the high bids consisted of \$11,610.00 for Parcels (a) and (b) in combination and \$1505.00 for Parcel (c), making an aggregate of \$13,115.00.

Your Referee then called for bids on the combination of all three parcels, receiving a high bid of \$13,120.00.

Your Referee then announced that any bidder might raise his previous bid in any category. Your Referee then received a high bid of \$7500.00 on Parcel (a), a high bid of \$5,150.00 on Parcel (b), a high bid of \$5,025.00 on Parcels (a) and (c) in combination, a high bid of \$6,660.00 on Parcels (b) and (c) in combination, and a high bid of \$13,610.00 on Parcels (a), (b) and (c) in combination.

Receiving no further bids, your Referee then proceeded to study the several bids and determined the highest and best bids as follows:

| Name of Bidder | Parcels | Amount of Bid | | |
|--|------------------------------------|---------------|--|--|
| Eugene A. Wright, for J. J. Simpson | Parcel (a) | \$7,500.00 | | |
| J. A. Earley | Parcels (b) and (c) in combination | 6,060.00 | | |

Aggregate amount of bids . . \$14,160.00

Your Referee thereupon announced such determination accordingly, and there being no objections, received from the successful bidders their certified checks for \$800.00 (on Parcel (a)) and \$1000.00 (on parcels (b) and (c)), and your Referee gave his receipts therefor.

VI.

Your Referee thereafter deposited the aforesaid down-payments received from the bidders in a special account in the Washington State Bank at Bellevus, Washington, and now has said funds on hand in said account.

VII.

Your Referee is of the opinion that the sale should be confirmed, for the high bids which were accepted by your Referee represent the full and fair value of the property, and the proceedings for such sale were, in the opinion of your Referee, fair to all interested parties and to all bidders.

VIII.

Your Referee has advanced from his personal funds the following expenses in connection with the sale aforesaid:

| Publishing notice in East | t Side Journal | 1 . | | | ٠ | | \$40.00 |
|---------------------------|----------------|-----|----|---|-----|---|---------|
| Advertising in Seattle P | .I | • 1 | | • | ٠ | • | 19.50 |
| Copies of blueprints from | m Mr. Carlson | • | i | | ٠ | ٠ | 3.00 |
| | TOTAL . | | ٠. | • | (*) | • | \$52.50 |
| | | | | | | | |

IX.

Your Referee has received no compensation for his services as such.

WHEREFORE, your Referee respectfully prays for relief as follows:

- 1. That the aforesaid sale be confirmed, and that the Court order your Referee to proceed to consummate the same by ordering title in surance to the purchasers and executing deeds to them in accordance with their bids, and delivering such deeds on payment of the balance of the purchase price.
- 2. That the Court determine the reasonable compensation for the services of your Referee, and that the same be ordered paid to him. together with reimbursement of the sums advanced as aforesaid.

3. That the Court make such other and further order in the premises as may to the Court seem just and proper.

Theodore S. June

STATE OF WASHINGTON

COUNTY OF King

CHARLES W. BOVEE, being first duly sworn, on oath deposes and sayJ:

That he is the Referee in the above entitled matter; that he has read the foregoing Referee's Return of Sale, knows the contents thereof, and that the same is true.

SUBSCRIBED AND SWORN TO before me this ______/4 th day of May, 1949.

Notary Public in and for the State of Washington, residing at seattle

Philip W School att to stangroom et al defeatants fugles

VOLUME SUPERIOR COURT OF THE STATE OF WASHINGTON FOR KING COUNTY

BERT: STARES, et al,

NO. 367315

Plaintiffs,

VS.

MINNIE HUGHES, as Executrix, et al,

Defendants.

ORDER CONFIRMING REFEREE'S SALE

College Files

This matter coming regularly on to be heard this day before the undersigned Judge of the above entitled Court on the Referee's report of sale, entitled "Referee's Return of Sale", and his motion for confirmation thereof, and it appearing that said report is on file herein, and evidence having been introduced, and the Court having considered said report and the evidence and being fully advised; and it appearing that the said Referee's sale was held April 30, 1949, that due and regular notice thereof was given as provided by law, that said sale was conducted in the form and manner required by law and by the decree of this Court entered in this cause January 21, 1949, as modified by the supplemental order entered herein March 23, 1949, that all proceedings for such sale were regular and fair, that all parties who have appeared in this action were represented at said sale and that no exceptions there to have been filed; and it further appearing that at said sele the highest and best bids were as follows: That of J. J. Simpson for Parcel (a) (which is more particularly described in said decree and said notice of sale) in the amount of \$7500.00, and that of J. A. Earley for Parcels (b) and (c) (more particularly described in said decree and notice) in the amount of \$6,660.00; and it appearing that said bids represent the full and fair value of said property, and that the sale should be confirmed;

-1-

VOL 1340 PAGE 521

NOW, THEREFORE, IT IS HEREBY ORDERED AND ADJUDGED as follows:

- 1. That the aforesaid Referee's sale be, and the same hereby is, confirmed, and the bidders above named are hereby adjudged the purchasers of the property in accordance with their respective bids.
- 2. That the Referee be, and he hereby is, authorized and directed to order title insurance in favor of such purchasers insuring the title to the property so purchased by them, and, upon payment by such purchasers of the unpaid balance of the purchase price, to make, execute, and deliver to such purchasers his deeds as such Referee, conveying title to the property so purchased by them; and in this connection the said Referee is hereby authorized to incur such expense incidental to the consummation of such sale (e.g., title insurance, revenue stamps, etc.) as may be necessary.
- 3. The said Referee shall promptly report to this Court upon consummation of such sale concerning his actions hereunder, and concerning all costs, expense and charges, including the compensation of the Referee and his attorney, which may be payable out of the proceeds of such sale.
- 4. Jurisdiction is hereby retained pending consummation of such sale and hearing on the Referee's report to be filed, and determination of such costs, expense, charges and compensation.

DONE IN OPEN COURT this 20 th day of May, 1949.

Presented by:

Attorney for Heferee

Approved as to form and substance: PRESTON, THORGRIMSON & HOROWITZ

Charles for Boxt Stares, et al, Plaintiffs.

WRIGHT & WRIGHT Winglit

thorneys for defendants Minnie Hughes

torney for defendant Stangroom, et al.

Attorney for Reah Whitehead Harrison

3929069

REFEREE'S CORRECTIVE DEED

By virtue of a decree entered January 21, 1949, in the Superior Court of the State of Washington for King County in a certain cause, being cause No. 367315, wherein Bert Stares and Plorence Stares, his wife, are plaintiffs, and Minnie Hughes. Executrix of the Last Will and Testament of Maude Palmberg. deceased, Annie Stangroom, nee Annie B. Palmberg, and S. L. Stangroom, her husband; Gertrude Hughes, formerly Gertie Gorman: Bertha Tuttle, Alfred Zengel, Charlotte Zengel, Mary Moore and Madora Zengel, children, and J. A. Zengel, administrator and surviving husband, and heirs at law of Elizabeth Zengel, nee Elizabeth E. Palmberg, deceased, who appears of record also as Bessie Zengel; Reah Whitehead Harrison, administratrix of the estate of Alfred Palmberg, deceased; the unknown heirs of Elizabeth Zengel, nee Elizabeth E. Palmberg, deceased, who appears of record also as Bessie Zengel; the unknown heirs of Alfred Palmberg, deceased; the unknown heirs of Maude Palmberg, deceased; also "all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint herein", are defendants, which plaintiffs and defendants are hereinafter known as the heirs of Alfred Palmberg, deceased, which decree was supplemented by order of said Court entered in said cause on March 23, 1949, and pursuant to a sale held April 30, 1949, under the authority aforesaid, at which the grantee hereinafter named became the purchaser of the property hereinafter described, which sale was confirmed by order of said Court entered in said cause May 20, 1949;

And by virtue of an order entered in said cause No. 367515

August /2 , 1949, authorizing the undersigned grantor to execute
and deliver this corrective deed; Now, Therefore,

CHARLES W. BOVEE, hereinafter known as the grantor, being the Referee appointed and authorized by said decree to make this sale and conveyance, in consideration of Six Thousand Six Hundred Sixty Dollars (\$6660.00) to him in hand paid, grants, bargains, sells, conveys and confirms to J. A. EARLEY, the grantee, the following described real estate:

All shore lands of the second class formerly owned by the State of Washington situated in front of, adjacent to or abutting upon government lot 2, section 20, township 25 north, range 6 east, W. M., except the shore lands in front of the following described tract:

Beginning at a point on the east line of said government lot 2, 569.64 feet south of the northeast corner thereof; thence west 221.58 feet; thence southwesterly at right angles to the center line of the Northern Pacific Railway 15.3 feet to the easterly margin of the right of way of said railway; thence southeasterly along said right of way 240.04 feet; thence east 87 feet to the east line of said government lot 2; thence north 200 feet to said point of beginning.

The portions of said government lot 2, not thus excepted, have a frontage of 15.81 lineal chains, more or less, measured along the government meander line.

The shorelands hereby conveyed are all the shore lands of the second class conveyed by that certain deed from the State of Washington to Alfred Palmberg, Maude Palmberg, Annie Stangroom, Bessie Zengel, Gertie Gorman and Bert Stares by deed dated February 27, 1940, recorded March 15, 1940, in volume 1889 of deeds, page 1, under auditor's fale No. 3090903, records of King County.

The grantor, for the aforesaid heirs of Alfred Palmberg. deceased, does by these presents covenant with the grantee, his heirs and assigns, as follows and not otherwise: That this conveyance passes to the grantee the title of all the said heirs of Alfred Palmberg, deceased, that said title is free from any encumbrances done or suffered from said heirs of Alfred Palmberg, deceased, and that the grantee shall have quiet enjoyment of said real estate against the said heirs of Alfred Palmberg, deceased, and their heirs and assigns.

The intent of this deed is to clarify the description of the land sold as sforesaid and conveyed by the deed of said granter to the grantee dated June 8, 1949, and recorded June 17, 1949, in volume 2851 of Deeds, page 212, records of King County, Washington.

Dated at Seattle, Washington, this // day of August, 1949.

Faring W. Dorse

STATE OF WASHINGTON COUNTY OF

SS:

On this day personally appeared before me CHARLES W. BOVEE, to me known to be the individual described in and who executed the within and foregoing instrument, and acknowledged that he signed the same as his free and voluntary act and deed for the uses and purposes therein mentioned.

GIVEN UNDER MY HAND AND OFFICIAL SEAL this / day of

Notary Public in and for the State of Washington, residing at Autile

porovedt

Judge of the Superior Court of King County, Washington.

Fines to Record Queg & 1949 2 7 M. Request of South Stiff Company ROBERT & MORRIS, County Auditor

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CONTRACT BEFT
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REAL ESTATE CONTRACT

THIS CONTRACT, made this 9th

day of April, 1962

ROSE A. EARLEY, a widow

hereinafter called the "seller" and

WILLIAM F. HUGHES and BETTY M. HUGHES, his wife

hereinafter called the "purchaser,"

WITNESSETH: The seller agrees to sell to the purchaser, and the purchaser agrees to purchase of the

seller the following described real estate with the appurtenances, situate in Washington:

King

County,

The northwesterly 200 feet of the Second Class Shorelands adjoining that portion of Government lot 2, section 20, township 25 north, range 6, EWM, in King County, Washington, described as follows:

Beginning at the northeast corner of said Government lot; thence south along the east line thereof, 569.64 feet; thence west 221.58 feet; thence southwesterly at right angles to the right of way of the Norther Pacific Railway Company, (formerly the Seattle & International Railway) 15.3 feet to the northeasterly line of said right of way; thence northwesterly along said northeasterly line to the north line of said Government Lot; thence east along Free of incumbrances, except: said north line to the point of beginning; EXCEPT County Road;

EXCEPT portion if any, in said railroad right of way.

None

Subject to all easements, restrictions and reservations of record, if any.

----(\$80.00 EIGHTY AND 00/100- - - -Dollars, of May (\$80.00 5th s option, on or before the o f 1962 EIGHTY AND 00/100- - - -5th day of each then or more at purchaser's option, on or before the ing calendar month until the balance of said purchase price shall have been fully The purchaser further agrees to pay interest on the balance of said purchase price and the diminishing amounts thereof at the rate of 7 per cent per annum from the 9th day of April 1962, which interest shall be deducted from each monthly installment and the balance of each installment applied in reduction of principal. All payments to be made hereunder shall be made at Wallingford Branch, Pacific National Bank or at such other place, as the seller may direct in writing.

The purchaser agrees: (1) to pay before delinquency all payments of whatsoever nature, required to be made upon or by virtue of said mortgage, if any; also all taxes and assessments which are above assumed by him, if any, and all which may, as between grantor and grantee, hereafter become a lien on the premises; and also all taxes which may hereafter be levied or imposed upon, or by reason of, this contract or the obligation thereby evidenced, or any part thereof; (2) to keep the buildings now and hereafter placed upon the premises unceasingly insured against loss or damage by fire, to the full insurable value thereof, in the name of the seller as owner, in an insurance company satisfactory to the seller for the benefit of the mortgagee, the seller, and the purchaser, as their interests may appear, until the purchase price is fully paid, and to deliver to seller the insurance policies, renewals, and premium receipts, except such as are required to be delivered to the mortgagee; (3) to keep the buildings and all other improvements upon the premises in good-repair and not to permit waste; and (4) not to use the premises for any illegal purpose.

In the event that the purchaser shall fail to pay before delinquency any taxes or assessments or any payments required to be made on account of the mortgage, or to insure the premises as above provided, the saller may pay such taxes and assessments, make such payments, and effect such insurance, and the amounts paid therefor by him shall be deemed a part of the purchase price and become payable forthwith with interest at the rate of 10 per cent per annum until paid, without prejudice to other rights of seller by reason of such faithred.

Ex. 3LL-1

The purchaser agrees to assume all risk of damage to any improvements upon the premises, or of the taking of any part of the property for public use; that no such damage or taking shall constitute a failure of consideration, but in case of such damage or taking, all moneys received by the seller by reason thereof shall be applied as a payment on account of the purchase price of the property, less any sums of money which the seller may be required to expend in procuring such money, or at the election of the seller, to the rebuilding or restoration of such improvements.

The seller agrees, upon receiving full payment of the purchase price and interest in the manner above specified, to execute and deliver to purchaser a Statutory Warranty deed to the property. excepting such part thereof which may hereafter be condemned, if any, free of incumbrances except those

above mentioned, and any that may accrue hereafter through any person other than the seller.

The seller has delivered, or within ten days herefrom will procure and deliver, to the purchaser, a title policy in usual form issued by the Puget Sound Title Insurance Company, insuring the purchaser to the full amount of said purchase price against loss or damage occasioned by reason of defect in, or incumbrance against, seller's title to the premises, not assumed by the purchaser, or as to which the conveyance hereunder is not to be subject.

The parties agree: (1) to execute all necessary instruments for the extension of payment or renewal of said mortgage during the period prior to the delivery of said deed, or the termination of purchaser's rights by virtue of the provisions hereof; provided the seller shall not be obligated thereby to assume any personal obligations. gation or to execute any mortgage providing for a deficiency judgment against the seller, or securing a principal indebtedness in excess of that now unpaid on the above mentioned mortgage or bearing an interest rate of more than two per cent greater than that of the original mortgage indebtedness; (2) that the purchaser has made full inspection of the real estate and that no promise, agreement or representation respecting the condition of any building or improvement thereon, or relating to the alteration or repair thereof, or the placing of additional improvements thereon, shall be binding unless the promise, agreement or representation be in writing and made a part of this contract; (3) that the purchaser shall have possession of the real estate on

Closing and be entitled to retain possession so long as purchaser is not in default in carrying out the terms hereof; and (4) that, upon default, forfeiture may be declared by notice sent by registered mail to the address of the purchaser, or his assigns, last known to the seller.

Time is of the essence hereof, and in the event the purchaser shall fail to comply with or perform any condition or agreement hereof promptly at the time and in the manner herein required, the seller may elect to declare all of the purchaser's rights hereunder terminated, and upon his doing so, all payments made by the purchaser hereunder and all improvements placed upon the premises shall be forfeited to the seller as liquidated damages, and the seller shall have the right to re-enter and take possession of the property; and if the seller within six months after such forfeiture shall commence an action to procure an adjudication of the termination of the purchaser's rights hereunder, the purchaser agrees to pay the expense of searching the title for the purpose of such action, together with all costs and a reasonable attorney's fee.

In Witness Whereof the parties have signed and sealed this contract the day and year fir

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| STATE OF WASHINGTON, | • |
| County of King | 011 |
| I, the undersigned, a notary public in and for the state of Washing | gton, hereby certify that on this 9th day |
| of April, 1962 personally appear | red before me Rose A. Earley, a widow |
| and William F. Hughes and Betty M. Hughes | , his wife |
| to me known to be the individual a described in and who executed the | |
| signed and sealed the same as their free and voluntary act an | |
| | 2 10 10 W 10 10 W |
| Given under my hand and official seal the day and year last above w | nited. |
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| A155 44 14 14 14 14 14 14 14 14 14 14 14 14 | lotery Public in and for the state of Washington, |
| o white | residing at Seattle, Washington. |
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| THE W | OF CORPORATION PAGE 417 REQUEST OF |
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| TITLE INSURANCE COMPANY Record SEATTLE, W. | 1962 APA 19 AM 9 70 |
| · 111 | 1962 APA 19 AM 8 30 |
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Filed for Record at Request of

Name Evergreen Escrow Co

Address 13533 Aurora Avenue North

City and State Seattle, Washington.

ROBERT A. MORRIS AUDITOR GOUNTY WASH Ex. 3LL-2-

Deeds

| Case 1:03-cv-00785-MBH | Document 244-6 | Filed 02/ | ^{02/18} P | Page 73 of 7 | 3 | |
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FORM L58

Statutory Warranty Deed

THE GRANTORS ROSE A. EARLEY, a widow

for and in consideration of \$1.00 and other value

in hand paid, conveys and warrants to WILLIAM F. HUGHES and BETTY M. HUGHES, his wife

the following described real estate, situated in the County of Washington:

King

, State of

The northwesterly 200 feet of the Second Class Shorelands adjoining that portion of Government lot 2, Secontion 20, Township 25 North, range 6, EWM,

in King County, Washington, described as follows:

Beginning at the northeast corner of said Government Lot; thence south along the east line thereof, 569.64 feet; thence west 221.58 feet; thence southwesterly at right angles to the right of way of the Northern Pacific Railway Company, (formerly the Seattle & International Railway) 15.3 feet to the northeasterly line of said right of way; thence northwesterly along east along said north line to the north line of said Government Lot; thence east along said north line to the point of beginning;

EXCEPT County Road;

EXCEPT portion if any, in said raliroad right of way.

SALES TAX PAID ON CONTRACT AFF. NO. 246 3937

KING GO. RECORDS DIVISION

BY DEPUTY

Dated this

9th

day of April, 1962

STATE OF WASHINGTON, STATE OF WASHINGTON,

On this day personally appeared before me

ROSE A. EARLEY, a widow

to me known to be the individual described in and who executed the within and foregoing instrument, and acknowledged that she signed the same as her free and voluntary act and deed, for the uses and purposes therein mentioned.

GIVEN under my hand and official seal this 9th

day of April 1962

Notary Public in and for the State of Washington, residing at Seattle, Washington

Ex. 3MM-1

(SEAL)

(SEAL)